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[If you need additional space for ANY section, please attach an additional sheet and reference that section.]

TRUST	ain	
)	United States District Court
9)	Northern District of Illinois
Plaintiff)	
ENG, et al)	1:18-cv-05465 Judge Joan B. Gottschall
Defendant	j	Magistrate Judge Mary M. Rowland
	Plaintiff v. ENG, et al	ENG, et al

COMPLAINT

See Attached

RECEIVED

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THOMAS G BRUTON

THOMAS G. BRUTON CLERK, U.S. DISTRICT COURT

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

SHARON RENEE LLOYD FOREIGN GRANTOR TRUST, Plaintiffs

TIFFANY ENG, Robert Habib, Anthony Swanagan, John Curry and Unknown Attorney 29829 or 13519 Defendants

v.

Judge Presiding

COUNTER-CLAIM

COME NOW, Inhabitant/Assign in Possession of LOT address mentioned below and land patent in Chicago Illinois-Territory, the real land North America-Turtle Island Sharon-Renee-Lloyd: Al. The Plaintiff holds and will provide to this venue/administration agencies and agents copies of Certified copies of the Original Land Patent which includes the LOT address in question for opinion in this counter claim. TIFFANY ENG/Defendant estate is not an assign nor is she an heir in possession. The LOT in question is private land and in possession of the Plaintiff/inhabitant/assign and holder of land patent (Exhibit A Copy of Certified Land Patent, Copy of Declaration of Acceptance of the Land Patent Assignment, Secretary of State Department of Transportation Affidavit of Adverse Possession [colorable title], and metes and bounds) Sharon-Renee-Lloyd: Al.

LOT 24 IN BLOCK 23 IN CHICAGO UNIVERSITY SUBDIVISION OF PARTS OF SECTIONS 6 AND 7, TOWNSHIP 38 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

The Affidavit of Claim from the Plaintiff counter-claim in this venue is for the land, damages, also charges to be carried out on the agents/servants/Defendants for their actions in the false claim to the LOT in question. The affidavit of claim will also claim the copy of the certified land patent as well in this counter-claim and the heir/assign being noticed as Sharon-Renee-Lloyd: Al. TIFFANY ENG/Defendant estate had the burden of proof in their original false claim to prove that their estate has a higher status of ownership and they have not proven anything in their complaint recorded in the municipal administrative system (Exhibit B TIFFANY ENG COMPLAINT in MUNICIPAL). The claim of TIFFANY ENG/Defendant estate is not authenticate; the claim of TIFFANY ENG/Defendant estate is damaging and false. The complaint is that Sharon-Renee-Lloyd: Al moved in after the sale from the foreclosure; Sharon-Renee-Lloyd: Al has been in possession of this LOT since 2009 and Sharon-Renee-Lloyd: Al successor trustee and Executrix of the SHARON RENEE LLOYD FOREIGN GRANTOR TRUST will give facts to these statements in this counter-claim. The Plaintiff is countering TIFFANY ENG/Defendant MUNICIPAL false claim and moving the counter-claim to the

NORTHERN DISTRICT in the amount of \$297,000.00 (\$59,400.00 each Defendant) for treason, harassment, false claim, misrepresentation, false statements, willful and wanton conduct and to destroy the constructive trust of TIFFANY ENG/Defendant estate and all other CORPORATIONS on the LOT in question.

TIFFANY ENG/Defendant and her mother Heidi Eng had came over to the LOT address in question to communicate with whomever they found at the LOT address in June 2018; after they had supposedly purchased a structure on a LOT address they had never seen in real time. TIFFANY ENG/Defendant and Hedi Eng (Defendant mom) had left a non authenticated TEN DAY NOTICE OF TERMINATION (Exhibit C TEN DAY NOTICE OF TERMINATION) without the affidavit being completed with a notary stamp and authenticated autograph of a notary/court clerk with the correct postage to assure that the items inside is not fraudulent and the sender of the notice is not trying to evade mail fraud. There was no due process considering no notary stamp was affixed to the affidavit by Defendant, no autograph of notary/court clerk, while evading fraud by just leaving the rolled up TEN DAY NOTICE OF TERMINATION in the mailbox having no correct postage.

A month after the visit from TIFFANY ENG/Defendant and her mother Heidi Eng, someone came and left an envelope in the mail box at the LOT address in question from the law firm of Robert A. Habib/Defendant; which did not go through the post office for correct due processing recording; this is evading mail fraud again. The information in the envelope left in the mail box was the same TEN DAY NOTICE OF TERMINATION (Exhibit C) left in the mail box the 1st time which generated the SHARON RENEE LLOYD FOREIGN GRANTOR TRUST EXECUTRIX LETTER. Within 3 days after the drop off of the first envelop Sharon-Renee-Lloyd: Al sent to the law firm for TIFFANY ENG/Defendant a certified with return receipt Trust Executrix Letter (Exhibit D SHARON RENEE LLOYD FOREIGN GRANTOR TRUST EXECUTRIX LETTER) with a copy of the Land Patent with a yellow high-lighted Section Township and Route of the patent where the LOT address in question is located, responding to their (TIFFANY ENG/Defendant estate and agents) attempt to contract.

TIFFANY ENG/Defendant and TIFFANY ENG/Defendant trustees/agents/Defendants were put on notice that if they continued with this false claim of ownership without proving that they held a higher level of ownership with a certified land patent that pre-dated the one that is being held by Sharon-Renee-Lloyd: Al/Heir they all will be sued for harassment; they continued and their actions resulted to this counter-claim by SHARON RENEE LLOYD FOREIGN GRANTOR TRUST/Plaintiff for possession of the land within the land patent that is assigned to Sharon-Renee-Lloyd: Al/Heir who is in fee simple absolute possession of the LOT and Certified Land Patent; and also accrued damages from the claim that is being countered.

STATEMENT OF FACTS

- The Inhabitant/Assign Sharon-Renee-Lloyd: Al is the Successor Trustee in possession of the land described as: 4856 South Winchester in Chicago Illinois-Territory located in Section 7 Township 38 Route 14 (third page of the certified land patent; Exhibit A) and check LOT address on page 1 of this counter-claim.
- 2. Sharon-Renee-Lloyd: Al is a Natural Inhabitant/Landlord/Executrix who has claimed the land described in this counter-claim which is lodial by fee simple absolute in possession and as being the land patent holder who had accepted the assignment to the land patent in which the Heir/Assign is recording in this administrative system as well at this time. This fact has been filed in the Northern District (Exhibit E NORTHERN DISTRICT REGISTRATION OF PATENT /TRADEMARKS) by Sharon-Renee-Lloyd: Al whom is a Natural Inhabitant who has a certified Land Patent in her possession for the LOT address in question (Exhibit A).

"Congress has sole power to declare the dignity and effect of titles emanating from the United States; and the whole legislation of the Federal Government, in reference to the public lands, declares the patent the superior and conclusive evidence of legal title." Langdon v Sherwood, 124 U.S. 74, 84.

- Sharon-Renee-Lloyd: Al/Heir/Successor Trustee is in the position to preserve the LOT address in question and full land patent.
- 4. Sharon-Renee-Lloyd: Al/Heir is in fee simple absolute possession of the LOT address in question and the contracts that are and were in place where TIFFANY ENG/Defendant estate contracted falsely to the LOT address in question is fraudulent and null & void.

"Grant of land is a public law standing on the statute books of the State, and is notice to every subsequent purchaser under any conflicting sale made afterward." Wineman v. Gastrell, 2 U.S. App. 581.

- Sharon-Renee-Lloyd: Al/Heir relieved all CORPORATIONS acting as trustees for the LOT address described, from the land patent claimed by Sharon-Renee-Lloyd: Al/Heir in a claim that is being administrated here at this time in the NORTHERN DISTRICT (Exhibit E)...
 - "A patent is the highest evidence of title and is conclusive as against the government and all claiming under junior patents or titles." U.S. v. Stone, 2 US 525.
- Sharon-Renee-Lloyd: Al/Heir/Owner in Possession attached the land to her Revocable Trust by obtaining and adding the certified copy of the original land patent (Exhibit A Certified

Copy of Land Patent). Sharon-Renee-Lloyd: Al/Heir/Owner in Possession also is exempt from all taxation (Exhibit F copy of IRS Foreign EIN number).

"After exclusive jurisdiction over lands within a State have been ceded to the United States, private property located thereon is not subject to taxation by the State, nor can state statutes enacted subsequent to the transfer have any operation therein." Surplus US Trading Company v. Cook, 281 U.S. 647

- 7. The fiduciary (presiding judge/clerk) in this venue is being directed to balance the bookentry by putting the value into the Plaintiff's trust account from the counter-claim and remove the TIFFANY ENG/Defendant estate false claim on the LOT address in question with prejudice. Sharon-Renee-Lloyd: Al/Heir/Owner in Possession is the appointed fiduciary and Successor Trustee for the land patent and all accounts for the LOT address in question.
- 8. TIFFANY ENG/Defendant estate agents/attorneys/Defendants did not prove in their complaint that TIFFANY ENG/Defendant estate has higher and rightful ownership of the land which is owned in fee simple absolute in possession by the Inhabitant/Sharon-Renee-Lloyd: Al who is the heir of the fee simple absolute in possession and assigned of the certified land patent (Exhibit A).

"A grant of land is a public law standing on the statute book of the State, and is notice to every subsequent purchaser under any conflicting sale made afterward." Wineman v. Gastrell, 54 FED. 819, 4 CCA 596, 2 US App 581

- 9. Sharon-Renee-Lloyd: Al/Heir has been preserving this LOT in question since the year 2009. Sharon-Renee-Lloyd: Al/Heir had built a team who assisted her with rehabbing the property on the LOT in question. Her team mates and positions is as follows: John Lloyd (little brother) he was to pay for the labor for all the properties Sharon-Renee-Lloyd: Al obtained from the title company in California and Earl Counter paid for the supplies; Sharon-Renee-Lloyd: Al negotiated 5 pieces of property that needed work, so for no fee is how she obtained the LOTS, which was her position in the trio business deal; obtain the LOTs to be preserved. For the five properties secured four was to invest as a team to rehab and sale (which John Lloyd was also manager over and lost those deals) and one was for Sharon-Renee-Lloyd: Al to invest and build her Trust Estate; being the LOT in question.
- 10. The first rental application and home visit for the LOT in question in 2009 was by Sharon-Renee-Lloyd: Al/Heir. Sharon-Renee-Lloyd: Al/Heir placed the first tenants to live on the LOT in the first floor front unit. Sharon-Renee-Lloyd: Al/Heir rented to the very first tenant which turned out to be the last tenant to move out in March 2017 from (4856 S. Winchester in Chicago Illinois-Territory) the LOT address in question (Exhibit G Sue and Michael Rental Application).

- 11. In 2009 Sharon-Renee-Lloyd: Al/Heir had an error and incomplete delivery from HOME DEPOT off 47th and Western (which is in the neighborhood of the LOT) 10/05/2009 and on 10/16/2009 the delivery was corrected and completed. This delivery was delivered to SHARON LLOYD which is (Exhibit H HOME DEPOT CORRECTED DELIVERY SHEET) typed on the delivery sheet. This delivery sheet was the second delivery because they had forgotten a piece of the order that was being delivered and routed to the address where Sharon-Renee-Lloyd: Al/Heir was living at that time during the rehab of the 4 unit. They originally put Sharon-Renee-Lloyd: Al delivery to her address on the document by mistake and not the address of the first order to 4856 S. Winchester; the store had to correct it on the sheet but the delivery in their system for this transaction will show that they delivered the supplies needed in 20 minutes of acknowledgment for delivery.
- 12. Sharon-Renee-Lloyd: Al/Heir is providing as evidence in this filing that John Lloyd her brother knew Madeleine Benitez before she obtained a warranty deed on the LOT in question with the help of his current business partner Scott Oh (Exhibit I Warranty Deed for Madeleine Benitez for 4856 S. Winchester). Madeleine Benitez and John Lloyd were both defendants in the circuit court municipal under case numbers 1998-M1-724438 BECK BRUCE DBA BECK PROPERTIES v. MADELINE BENITEZ & JOHN LLOYD and 1999-M1-703842 BECK BRUCE DBA BECK PROPERTIES v. MADELINE BENITEZ & JOHN LLOYD (This information can be found on-line with the CLERK OF THE COOK COUNTY CIRCUIT COURT).
- 13. Sharon-Renee-Lloyd: Al/Heir allowed John Lloyd to be in the management position for the 4 unit in question because she was already managing a 2 flat that she assisted John Lloyd to prep to sell to Earl Counter's wife located at 6203 S. Loomis (Exhibit J-1 rental application for 6203 S. Loomis 1st and 2nd floor and receipts for the 2 tenants deposit and move in rent) (Exhibit J-2 receipts for furnace installation at Loomis location, Winchester location and Wilcox location and back siding for Winchester receipt [Wilcox location is one of the five LOTs Sharon-Renee-Lloyd: Al verbally contracted to have in her possession]) (Exhibit J-3 Receipt for Sharon-Renee-Lloyd: Al from Earl Counter for management assistance at 6203 S. Loomis).
- 14. Sharon-Renee-Lloyd: Al/Heir can also prove that the complaint of the Defendants is a false claim when they state that Sharon-Renee-Lloyd: Al/Heir had moved in after the foreclosure sale. Sharon-Renee-Lloyd: Al/Heir had filed in the foreclosure proceedings before the foreclosure went through September 5, 2017 (Exhibit K response to foreclosure and sale by Sharon-Renee-Lloyd: Al). Sharon-Renee-Lloyd: Al/Heir had put the patent in a revocable trust that she created an IRS Foreign EIN (Exhibit F copy of the original IRS EIN number) and used the EIN to activate the natural energies/utilities for the LOT address

in question before the foreclosure sale; the CORPORATIONS shortened the name of the account because the name of the trust is too long but the EIN is correct (Exhibit L-1 PEOPLES GAS STATEMENT for location in question [4856 South Winchester]) (Exhibit L-2 COMED STATEMENT for location in question).

- 15. John Lloyd was a disloyal trustee and he had always been on the location up until the end of the year 2017 in December (Exhibit M JOHN LLOYD NOTICE OF INTENT TO FILE EVICTIONS ACTION AND DEMAND FOR POSSESSION); Sharon-Renee-Lloyd: Al/Heir readied the 2nd floor with heat for the winter by putting the gas service on in the trust name which they shortened the name to LLOYD FOREIGN GRANTOR TRUST (Exhibit L-1 PEOPLES GAS Statement for 2nd floor rear); they used the EIN given for the trust to set up the account (Exhibit F IRS EIN for Foreign Grantor Trust).
- 16. John Lloyd lied and told PREMIERE ASSETS/WELLS FARGO BANK, N.A. that he was living there on the location still to where on March 26, 2017 WELLS FARGO BANK, N.A. sent John Lloyd and unknown occupants on the 2nd floor rear a NOTICE OF INTENT TO FILE EVICTIONS ACTION AND DEMAND FOR POSSESSION (Exhibit M NOTICE OF INTENT TO FILE EVICTIONS ACTION AND DEMAND FOR POSSESSION). WELLS FARGO BANK, N.A. never filed the eviction actions due to the filing of Sharon-Renee-Lloyd: Al/Heir in the CHANCERY in COOK COUNTY September 5, 2017 (Exhibit K filing for September 5, 2017).
- 17. This counter-claim is the results of a false claim, misrepresentation and harassment damages. The Defendants filed a false claim in regards to who is in the rightful position of possession; the Defendants also stated that Sharon-Renee-Lloyd: Al/Heir moved in to the 4 unit after the foreclosure sale which is also a false statement. The Defendants (attorneys) misrepresented himself by allowing his assistant to stand in the open court as Robert Habib July 30, 2018 (Exhibit P-1 July 30, 2018 Order); there's only one appearance filed on the record for one attorney that will be representing TIFFANY ENG/Defendant and that appearance is Robert Habib/Defendant. That act is known as willful and wanton conduct and false representation and misleading statements.
- 18. Robert Habib/Defendant was certified with return receipt an Executrix Letter from the SHARON RENEE LLOYD FOREIGN GRANTOR TRUST letting him and his firm know that Sharon-Renee-Lloyd: Al/Heir is a land patent holder and in the rightful position of fee simple absolute in possession. In that very same letter it states that they would be sued for harassment if they continued any further. Now they are being sued for false claim, harassment, false representation, misleading statements and willful and wanton conduct.

- 19. TIFFANY ENG/Defendant only holds a colorable deed for the fraudulent sale of the LOT in question fraudulently sold by the CORPORATION/WELLS FARGO, BANK N.A; this corporation did not have authority from the patent holder to sale anything. WELLS FARGO BANK, N.A. did not receive authorization from the highest document held in ownership in possession of the land patent Sharon-Renee-Lloyd: Al/Heir to sale anything on the LOT in question. They were aware of the fact that they could not evict a land patent holder off the land; so agents for WELLS FARGO BANK, N.A. sold the LOT in question to a young uneducated woman telling her not to contact anyone on the LOT in question before the sale; she was ignorant to the facts in territory and patents and WELLS FARGO BANK, N.A. took advantage of her for fee and in order to harm Sharon-Renee-Lloyd: Al/Heir. CORPORATION/WELLS FARGO BANK, N.A. a pre-dated land patent because CORPORATIONS cannot own land which is in fee simple; in order to hold the highest title of ownership to a land patent you can only be an inhabitant; only the inhabitant can claim the land.
- 20. The fraud had got out of control with WELLS FARGO, et al all CORPORATIONS and the judges/attorneys are working on behalf of these fraudulent acting CORPORATIONS and agents. Due to fraud that is being committed, the Inhabitants have been harmed in the profitable fraud that has been making the Inhabitants homeless and the property value go down due to unmanaged conditions. The judge that acted in the foreclosure and sale of the LOT in question in this claim (and many more) is John C. Curry/Defendant. John C. Curry/Defendant is being charged with treason, false claim, misleading statements, false representation and personating an administrative official. John C. Curry/Defendant does not have in the file with the SECRETARY OF STATE OF ILLINOIS INDEX DEPARTMENT an authentic oath of office; it is missing the penmanship of the director of the administrative system stating the date John C. Curry/Defendant started on the payroll for the administrating system. John C. Curry/Defendant is missing the penmanship of the director and date he was put on the payroll (Exhibit N copy of John C. Curry Oath of Office) which means that he does not work for them.
- 21. The fraudulent foreclosure and sale carried over into the MUNICIPAL DEPARTMENT into Judge Anthony Swanagan's/Defendant venue. In this venue Sharon-Renee-Lloyd: Al/Heir had mentioned that she was going to be moving this claim to the NORTHERN DISTRICT on a counter-claim and Anthony Swanagan/Defendant had informed Sharon-Renee-Lloyd: Al/Heir that a step was missing in the process but he could not assist with disclosing the actual step itself. Anthony Swanagan/Defendant granted the eviction with a 7 day stay because he said he had to carry out whatever that was going on in the chancery claim (even if it was fraudulent).

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- 22. When Anthony Swanagan/Defendant was asked did he take an oath of office his reply was that he did not need an oath of office to sit the seat he was in. Sharon-Renee-Lloyd: Al/Heir/Executrix had two witnesses/Landlords/Land patent holders in the venue who heard this statement from Judge Anthony Swanagan/Defendant. Everyone who was left in the venue heard Anthony Swanagan/Defendant state that he did not need an oath of office, including the other defendants; Sharon-Renee-Lloyd: AL has obtained a copy of Anthony Swanagan/Defendant colorful oath of office showing that Anthony Swanagan/Defendant is personating an administrative official (Exhibit O Anthony Swanagan oath of office). Both judges are being charged with treason pursuant 18 U.S. Code § 2381, conspiracy against rights pursuant 18 U.S. Code § 241, fraudulent statement pursuant 18 U.S.C. § 1001, false and misleading representation 15 U.S.C. § 1692e, personating an administrative official for the United States/judge pursuant 18 U.S.C. § 912 and willful and wanton conduct 745 ILCS 10/1-210; neither one of these judges oath of office have the signature of the director of the administrative system stating when they began on the payroll.
- 23. The two judges/Defendants could have corrected the fraud but instead they assisted the CORPORATION with harming the People/Inhabitants including harming Sharon-Renee-Lloyd: Al/Heir/Inhabitant. The agents/servants/Defendants willful and wanton conduct is attached to some kick backs for all of the fraudulent foreclosures and sales; considering these judges oath of office confirm them not being on the payroll of the administrative system. The judges/Defendants damaged the Heir/Sharon-Renee-Lloyd: Al instead of honoring the United States Constitution, United Nations Declaration on the Rights of Indigenous People, Peace and Friendship Treaty between Morocco and the United States and the Illinois Constitution; they are charged with treason.
- 24. The agents involved in the false claim that is being countered, for filing false statements, personating an administrative official and committing grand theft considering the property is valued over \$950 are being charged for their actions. Robert Habib/Defendant and his assistant/Defendant (his name will be requested in a subpoena), Judge John Curry/Defendant and Judge Anthony Swanagan/Defendant will be charged with treason pursuant 18 U.S. Code § 2381, conspiracy against rights pursuant 18 U.S. Code § 241, fraudulent statement pursuant 18 U.S.C. § 1001, false and misleading representation 15 U.S.C. § 1692e, personating an administrative official for the United States/judge pursuant 18 U.S.C. § 912 and willful and wanton conduct 745 ILCS 10/1-210. The Plaintiff is countering the eviction in order to continue to be in possession of the LOT in question which is within the land patent being held by the Plaintiff and pursuant 735 ILCS 5/13-205 and the United States of America Constitution Article 4 the Plaintiff is due this redress and the right to continue her possession of the LOT she is in fee simple absolute possession of currently.

LAWS INVOLVED AND BEING USED

Fee Simple Absolute in Possession

A legal estate showing ownership. The property will go to heirs. AKA fee simple.

42 Vt. 686

Fee-Simple signifies a pure fee; an absolute estate of inheritance; that which a person holds inheritable to him and his heirs general forever. It is called 'fee-simple,' that is, 'pure,' because clear of any condition or restriction to particular heirs, being descendible to the heirs general, whether male or female, lineal or collateral. It is the largest estate and most extensive interest that can be enjoyed in land, being the entire property therein, and it confers an unlimited power of alienation.

CORPORATION

Definition from the BLACK'S LAW DICTIONARY

See: Case of Sutton's Hospital, 10 Coke. 32

An artificial person or legal entity created by or under the authority of the laws of a state or nation, composed, in some rare instances, of a single person and his successors, being the incumbents of a particular oltice, but ordinarily consisting of an association of numerous individuals, who subsist as a body politic under a special denomination, which is regarded in law as having a personality and existence distinct from that of its several members, and which is, by the same authority, vested with the capacity of continuous succession, irrespective of changes in its membership, either in perpetuity or for a limited term of years, and of acting as a unit or single individual in matters relating to the common purpose of the association, within the scope or the powers and authorities conferred upon such bodies by law.

INHABITANT

Definition from Black's Law Dictionary

"The words 'inhabitant,' 'citizen,' and 'resident,' as employed in different constitutions to define the qualifications of electors, mean substantially the same thing; and one is the inhabitant, resident and citizen at the place where he has his domicile or home." Cooley, Const. Dim. *600. But the terms "resident" and "inhabitant" have also been held not synonymous, the latter implying a more fixed and permanent abode than the former, and importing privileges and duties to which a mere resident would not be subject. Tazwell County v. Davenport, 40 111. 197.

AMERICAN COMMUNICATION ASSOCIATION v. Douds, 339 U.S. 382, 442 (1950)

It is not the function of the government to keep the Citizen from falling into error; it is the function of the Citizen to keep the government from falling into error.

Waring v. Mayor of Savannah, 60 Georgia at 93

In this state, as well as in all republics; it is not legislation, however transcendent its powers, who are supreme – but the People – and to suppose that they may violate the fundamental law is, as has been most eloquently expressed, to affirm that the deputy is greater than his principal; that the servant is greater than his master; that the representatives of the people are superior to the people themselves; that the men acting in virtue of delegated powers may do, not only what their powers do not authorize, but what they forbid.

CONTINENTAL CASUALTY CO. v. UNITED STATES, 113 F.2d 284, 286 (5th Cir. 1940)

Public officers are merely the agents of the public, whose powers and authority is defined and limited by law. Any act without the scope of the authority so defined does not bind principal; all persons dealing with such agents are charged with knowledge of the extent of their authority.

United States Constitution, Bill of Rights, Article IV

The right of the People to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated; and no warrants shall issue, but upon probable cause, supported by Oath or affirmation, and particularly describing the place to be searched and the person or things to be seized.

United States Constitution, Bill of Rights, Article V

No person shall be held to answer for a capital, or otherwise infamous, crime, unless on a presentment or indictment of a Grand Jury, except in cases arising in land or naval forces, or in the Militia, when in actual service, in time of War, or public danger; nor shall any person be subject, for the same offense, to be twice put in jeopardy of life and limb; nor shall be compelled, in any criminal case, to be a witness against himself; nor be deprived of life, liberty, or property, without due process of law; nor shall private property be taken for public use without just compensation.

United States Constitution, Bill of Rights, Article I

Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble, and to petition the Government for a redress of grievances.

16Am Jur 2d., Sec. 155

Since the Constitution is intended for the observance of the judiciary as well as other departments of government and the judges are sworn to support it provisions, the courts are not at liberty to overlook or disregard its command or counteract evasions thereof, it is their duty in authorized proceedings to give full effect to the existing constitution and to obey all constitutional provisions irrespective of their opinion as to

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the wisdom or the desirability of such provisions and irrespective of the consequences, thus it is said that the courts should be in our alert to enforce the provisions of the United States Constitution and guard against their infringement by legislative fiat or otherwise in accordance with these basic principles, the rule is fixed that the duty in the proper case to declare a law unconstitutional cannot be declined and must be performed in accordance with the delivered judgment of the tribunal before which the validity of the enactment it is directly drawn into question. If the Constitution prescribes one rule and the statute another in a different rule, it is the duty of the courts to declare that the Constitution and not the statute governs in cases before them for judgment.

Chisholm v. Georgia, 2 Dall 419, 471

Penhallow v. DOANE'S ADMINISTRATORS, 3 Dall 54, 93

McCullock v. MARYLAND, 4 Wheat 316, 404, 405

Yick Wo. V. Hopkins, 118 US 356, 370 (1886)

In the United States, sovereignty resides in the People, who act through the organs established by the Constitution.

Ellington v. Dye, 178 Ind. 336

99 NE 1

231 U.S. 250

58 L. Ed. 206

34 S. Ct. 92

Sage v. NEW YORK, 154 NY 61

47 NE 1096

A Constitution is designated as a Supreme enactment, a fundamental act of legislation by People of the State. A Constitution is legislation direct from the people acting in their sovereign capacity, while a statute is legislation from the representatives, subject to limitations prescribed by superior authority.

Perry v. UNITED STATES, 294 U.S. 330, 353 (1953)

The Congress cannot revoke the Sovereign power of the People to override itself as thus declared.

STATE v. Doherty, 60 Maine 504, 509 (1872)

The expressions 'due process of law' and 'law of the land' have the same meaning. ***
The 'law' intended by the Constitution is the common law that had come down to us from our forefathers, as it exited and was understood and administered when that instrument was framed and adopted.

Murray's Lessee v. HOBOKEN IMP. CO., 18 How. (59) 272, 276 (1853)

It is manifest it was not left to the legislative power to enact any process which might be devised. The [due process] article is a restraint on the legislative as well as on the

executor and judicial powers of government, and cannot be so construed as to leave congress free to make any process 'due process of law,' by its mere will.

16 Am Jur, Sec 177 late 2d, Sec 256

The general misconception is that any state statute passed by legislator bearing the appearance of law constitutes the law of the land. The U.S. Constitution is the Supreme law of the land, and any statute, to be valid, must be in agreement. It is impossible for both the Constitution and a law violating it to be valid; one must prevail. This succinctly stated as follows:

The general rule is that an unconstitutional statute, though having the form and name law is in reality no law, but is wholly void, and ineffective for any purpose; since unconstitutionality dates from the time of its enactment and not merely from the date of the unconstitutional law, in legal contemplation, is as inoperative as if it had never been passed. Such a statute leaves the question that it purports to settle just as it would be had the statute not been enacted.

Since an unconstitutional law is void, the general principals follow that it imposes no duties, confers no rights, creates no office, bestows no power or authority on anyone, affords no protection, and justifies no acts performed under it.

A void act cannot be legally consistent with a valid one. An unconstitutional law cannot operate to supersede any existing valid law. Indeed, insofar as a statute runs counter to the fundamental law of the land, it is superseded thereby.

No one is bound to obey an unconstitutional law and no courts are bound to enforce it.

Pursuant United Nations Declaration of Rights of the Indigenous People Article 18 and Article 19:

Article 18: Indigenous peoples have the right to participate in decision-making in matters which would affect their rights, through representatives chosen by themselves in accordance with their own procedures, as well as to maintain and develop their own indigenous decision-making institutions.

Article 19: States shall consult and cooperate in good faith with the indigenous peoples concerned through their own representative institutions in order to obtain their free, prior and informed consent before adopting and implementing legislative or administrative measures that may affect them.

United States v. Lee, 106 U.S. 196, 220, 221, 1 S.Ct. 240, 261:

No man in this country is so high that he is above the law. No officer of the law may set that law at defiance with impunity. All the officers of the government, from the highest to the lowest, are creatures of the law and are bound to obey it. It is the only supreme power in the system of government, and every man who by accepting office participates

in its functions is only the more strongly bound to submit to that supremacy, and to observe the limitations which it imposes upon the exercise of the authority which it gives.

Shall it be said... that the courts cannot give remedy when the citizen has been deprived of his property by force, his estate seized and converted to the use of the government without any law authority, without any process of law, and without any compensation, because the president has ordered it and his officers are in possession? If such be the law of this country, it sanctions a tyranny which has no existence in the monarchies of Europe, nor in any other government which has a just claim to well-regulated liberty and the protection of personal rights

UNITED NATIONS DECLARATIONS OF RIGHTS OF THE INDIGENOUS PEOPLE Article 26 (1) – Indigenous Peoples have the right to the lands, territories and resources which they have traditionally owned, occupied or otherwise used or acquired.

Article 26 (2) – Indigenous Peoples have the right to own, use, develop and control the lands, territories and resources that they possess by reason of traditional ownership or other traditional occupation or use, as well as those which they have otherwise acquired.

Article 26 (3) – States shall give legal recognition and protection to these lands, territories and resources. Such recognition shall be conducted with due respect to the customs, traditions and land tenure systems of the indigenous peoples concerned.

Article 27 – States shall establish and implement, in conjunction with indigenous peoples concerned, a fair, independent, impartial, open and transparent process, giving due recognition to the indigenous peoples laws, traditions, customs and land tenure systems, to recognize and adjudicate the rights of indigenous peoples pertaining to their lands, territories and resources including those which were traditionally owned or otherwise occupied or used. Indigenous Peoples shall have the right to participate in this process.

Article 28 (1) – Indigenous Peoples have the right to redress, by means that can include restitution or, when this is not possible, just, fair and equitable compensation, for the lands, territories and resources which they have traditionally owned or otherwise occupied or used, and which have been confiscated, taken, occupied, used or damaged without their free, prior and informed consent.

Article 28 (2) – Unless otherwise freely agreed upon by the people concerned, compensation shall take the form of lands, territories and resources equal in quality, size and legal status or of monetary compensation or other appropriate redress.

SUMMARY

Sharon-Renee-Lloyd: Al/Heir/Owner in Possession claim the land mentioned in this counter-claim & the Defendants did not offer any facts into their claim proving them to be correct in their statement that Sharon-Renee-Lloyd: Al/Heir moved in after the foreclosure sale or documents proving that TIFFANY ENG/Defendant has a higher right in ownership for possession of the LOT than Sharon-Renee-Lloyd: Al/Heir. Correcting this matter now assures that this matter will never be brought back into any venue by the Defendants; or any other CORPORATIONS. This case is *prima facie* evidence of willful and wanton conduct in regards to TIFFANY ENG/Defendant agents Robert Habib/Defendant-13519 [supposedly was the man in open court August 6, 2018 (Exhibit P-2 August 6, 2018 Order)] and Robert Habib assistant/Defendant-29829 [who on July 30, 2018 stood in open court as Robert Habib (Exhibit P-1 July 30, 2018 Order)], Judge Anthony Swanagan/Defendant from municipal & Judge John Curry/Defendant from chancery. The Plaintiff had two witnesses (Sean-Ivan-Wells: El and Jonathan-Jack: Griffin/also land patent holders/Landlords/Executors) in the venue on both dates.

Judge Anthony Swanagan/Defendant stated in open court that he does not need an Oath of Office to sit in the judge seat. All servants acting in an administrating system as an official employee is suppose to have an Oath of Office with the signature of the director of the administrative system with the date the judge began on the payroll, be bonded and insured, with a power of attorney to send law suits to in case the people cannot locate the servant/agent. The Plaintiff is submitting a subpoena with this claim to obtain all of the agents/servants bonds, insurance information, TIN, EIN or SSN and power of attorney information to be entered into evidence for the record. All of the public servants working in an attorney/judge capacity should have one and make it available or be charged for personating an administrative official or attorney; these are high crimes.

Therefore, Sharon-Renee-Lloyd: Al/Heir/Owner in Possession/Executrix order that all fees and funds that were mentioned in this counter-claim and from the venue are balanced by the Defendants. The funds for this counter claim should be placed in cashier's checks in the name of the Heir/Sharon-Renee-Lloyd: Al.

Wherefore, Defendants (TIFFANY ENG estate and agents/servants) have 48 days (45 days trust law and 3 days rescissions act) to have ready for the Heir/Owner in Possession/Sharon-Renee-Lloyd: Al settlement in a cashier's check for the counter claim or the amount will accrue.

Sharon-Renee-Lloyd Al August 10, 2018

Autographed By: Sharon-Renee-Lloyd: Al/Executrix Date

Sharon-Renee-Lloyd: Al

P.O. Box 9479 Chicago, Illinois-Territory [60609] (312) 852-1764

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

SHARON RENEE LLOYD FOREIGN GRANTOR TRUST, Plaintiffs

V.

Case No.

TIFFANY ENG & el at, DEFENDANTS Judge Presiding

AFFIDAVIT OF CLAIM

I, Sharon-Renee-Lloyd: Al the authorized Landlord/Patent Holder certified by the UNITED STATES DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT (Exhibit A - Copy of Certified Land Patent, Declaration of Acceptance of the Land Patent Assignment, Secretary of State Department of Transportation Affidavit of Adverse Possession, and metes and bounds) and being a heir/assign of this fee simple absolute in possession. This affidavit of claim is to provide for the record the factual landlord/land patent holder/Sharon-Renee-Lloyd: Al and counter-claim. DEFANDANTS previous claim in municipal processing did not follow the due process and Robert Habib (attorney for TIFFANY ENG) was two men with the same name and two different attorney numbers in the orders given in the previous claim in the municipal (18M1710595 and 18M1710593).

The DEFENDANTS claim in the municipal was a false statement, misleading, false representing in regards to the land in question and there are fraudulent ties to WELLS FARGO questionable sale to TIFFANY ENG and harassment from the DEFANDANTS after an Executrix Letter (Exhibit D Executrix Letter with Certified Receipt and Return Receipt) was certified mailed with return receipt to the DEFNDANTS TIFFANY ENG attorney Robert Habib. The Plaintiff met Robert Habib-29829 June 30, 2018 according to the CONTINUANCE ORDER (Exhibit P-1 CONTINUANCE ORDER); the Plaintiff and witnesses heard the Robert Habib -13519 August 6, 2018 (Exhibit P-2 EVICTION ORDER) state in an open court that the agent who came stood at the bench and represented TIFFANY ENG was his assistant and not Robert Habib at all; two different agents from ROBERT HABIB LAW OFFICE and only one appearance was filed in the name Robert Habib. Robert Habib 29829 & 13519 were both personating one Robert Habib with the one appearance filed; this is deception; and willful and wanton conduct. The agents/Robert Habib (1 & 2) will be charged according to their actions.

Sharon-Renee-Lloyd: Al/Heir is looking for equitable estoppels and damages in the amount of \$297,000.00 USD (\$59,400.00 each Defendant) or gold coins. This affidavit of claim is stating that the land/territory that Sharon-Renee-Lloyd: Al/Inhabitant/Heir is preserving has been in the possession of the plaintiff and heir before the fraudulent sale of the property on the land within the land patent being held in trust by the plaintiff. LOT 24 IN BLOCK 23 IN CHICAGO UNIVERSITY SUBDIVISION OF PARTS OF SECTIONS 6 AND 7, TOWNSHIP 38 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS is in fee simple absolute in possession by the very heir/patent

holder/Plaintiff. The plaintiff will provide copies of utility statements (Exhibit L-1 PEOPLES GAS & Exhibit L-2 COMED), the first rental agreement to the first and last tenant for the property on the LOT in question (Exhibit G Sue & Michael Renting agreement from 10-23-2009), copy of receipt from having 4 78,000 BTU furnaces installed at 4856 S. Winchester (Exhibit J-2 1st receipt from Clarence C. Patterson for the furnaces and installation dated 09/23/2009), and a receipt from HOME DEPOT, INC. located at 47th and Western for supplies being delivered 10/16/2009 that was supposed to have been delivered 10/05/2009 with the rest of the supplies for LLOYD, SHARON (Exhibit H HOME DEPOT, INC Receipt dated 10/16/2009).

The agents involved in the false claim that is being countered, for filing false information, personating an administrative official and committing grand theft considering the property is valued over \$950 are being charged for their actions. Robert Habib and his assistant (his name will be requested in a subpoena), Judge John Curry and Judge Anthony Swanagan will be charged with treason pursuant 18 U.S. Code § 2381, conspiracy against rights pursuant 18 U.S. Code § 241, fraudulent statement pursuant 18 U.S.C. § 1001, false and misleading representation 15 U.S.C. § 1692e, personating an administrative official for the United States/judge pursuant 18 U.S.C. § 912 and willful and wanton conduct 745 ILCS 10/1-210. The Plaintiff is countering the eviction in order to continue to be in possession of the LOT in question which is within the land patent being held by the Plaintiff and pursuant 735 ILCS 5/13-205 and United States of America Constitution Article 4 the Plaintiff is due this redress and possession of the LOT she is in possession of currently.

STATEMENT OF FACTS

The fact is that Sharon-Renee-Lloyd: Al/Heir has been in fee simple absolute back dating to September 2009 in evidence and is still in fee simple absolute in possession today of the LOT in question: also known as 4856 South Winchester, Chicago Illinois-Territory [60609]. Sharon-Renee-Lloyd: Al/Heir was even in possession of the LOT before Madeleine Benitez obtained a deed (Exhibit I - Deed for Madeleine Benitez). Sharon-Renee-Lloyd: Al/Heir spoke with the Trust Title Company in regards to rehabbing the property and paying \$450.00 a month for rent with option to buy for the 4 unit building after the work was done in the winter of 2009 when the first apartment was rented. Sharon-Renee-Lloyd: Al/Heir left her little brother John Lloyd in the management position considering Sharon-Renee-Lloyd: Al/Heir was managing another 2 flat (Exhibit J-1 Receipts from having furnace and installation at Loomis, Winchester and Wilcox plus back siding receipt for Winchester) (Exhibit J-3 Receipts of Sharon Lloyd being compensated for managing 6203 W. Loomis) (Exhibit J-2 Rental application for the 2 tenants Sharon-Renee-Lloyd: Al rented the apartments to; Jesse and Pam Lee 2nd floor and Earlene Morris 1st floor and receipts for deposit and rent) at the same time as rehabbing the 4 unit in question. John Lloyd was a disloyal trustee in the manager position and he took advantage of the position and had his girlfriend refinance the 4 unit acting as the woman who originally put in place the agreement for possession of the 4 unit; which was/is Sharon-Renee-Lloyd: Al/Heir had no knowledge.

The Heir/landlord/land patent holder/Sharon-Renee-Lloyd: Al is aware that once the land is placed in trust under the sole disposition of the United States it stands there until someone makes

a proper claim for it and because the Constitution forbids the United States from owning it, they must grant it to the inhabitant that proves their proper claim to it; that is when the land is granted to the proper claimant and that grant is made patent under the hand and seal of the president. The facts from Sharon-Renee-Lloyd: Al/Heir ([Exhibit A] Copy of the Certified Land Patent [for the LOT address in question], Northern District claim and Registrar of Patents/Trademarks [Exhibit E], TIFFANY ENG 10 DAY NOTICE OF TERMINATION [Exhibit C], SHARON RENEE LLOYD FOREIGN GRANTOR TRUST EXECUTRIX LETTER [Exhibit D], and receipts of certifying the executrix letter with the post office) are given with this filing.

Every State within the Union of States (with the exception of Republic of Texas) granted their un-appropriated lands to the dispossession of the United States as a condition of statehood. As people acquired land, under the various acts of Congress the President signed the patents securing the patented rights to the patent holder, their heirs and assigns forever. The Heir/landlord/land patent holder/Sharon-Renee-Lloyd: Al being the certified patent holder is claiming the land in question and proving in exhibits this fact and more facts.

There are many cases where the United States Supreme Courts has supported the fact that the land patent certifies absolute and supreme title to land. There are no cases where the courts ever ruled against the properly obtained Land Patents. The land patent that is given in evidence within this counter-claim is certified from the UNITED STATES DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT.

TIFFANY ENG/Defendant estate and agents/Defendants are committing fraudulent activities trying to evict the Heir/Patent Holder/Landlord/Sharon-Renee-Lloyd: Al off the land and the Heir/Landlord/Patent Holder/Sharon-Renee-Lloyd: Al is looking for equitable estoppels and damages due to harassment.

Shavon-Renee-Llayd: Al August 10, 2018

Authorized-Executrix

Date

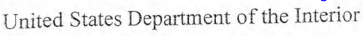
Sean-Ivan-Wells: El Hogost 10, 2018

Witness

Date

EXHIBIT A

Case: 1:18-cv-05465 Document #: 1 Filed: 08/10/18 Page 25 of 88 PageID #:25





Bureau of Land Management

Eastern States
20 M Street, SE, Suite 950
Washington, DC 20003
http://www.es.blm.gov



FEB 2 8 2017-

TO WHOM IT MAY CONCERN:

I HEREBY CERTIFY THAT the attached reproduction(s) is an exact copy of the official document on file in this office.

IN TESTIMONY WHEREOF I have hereunto subscribed my name and caused the seal of this office to be affixed on the above day and year.

Authorized Signature

Telephone (703)440-1600 or Fax (703)440-1609

ES 1845.1 (Nov 2011)

Samuel Hackellin Egg 3 Washington City See act of any 3/54 5 Com leter 4- God Ills ang 34/54 3 Const & D. S. Sem late. General Sand Office March 27 1 1845-

herewith certified Copies of all the relections on file in this office made by the state of Illinois under the act of 2 nd march 1827 entitled "an act to grant a quantity of land to the state of Illinois for the purposes of aiding in ofening a Cornal to Connect the waters of the Illinois Risa with those of Jake michigan the Victim of the act of 29 "August 1842, supplemen = tal thereto.

Wary sispectfully, Your obs dos The ABlake Commissioner

Whereas by the act of Congreso approved in the second day of march one thousand eight hundred and leventy Swen . Intitled " an act to grant a quantity of land to the State of Illinois, for the purpose of aiding in oftening a canal to connect the worlers of the Illineis Herie with those of Lake michigan" it is provided that there should be "granted to the state of Illinois for the purpose of aiding the said State in opening a land to unite the waters of the Illinois River with those of Lake michigaw a grantity of land equal to one half of five sections in width on each side of said Canal, and asserving each alternate section to the United Mates, to be selected by the Commissioner of the Land Office under the desection of the Breeident of the United States, from one end of the said Carral to the other; and the said lands shall be subject to the disposal of the Legislature of the said state, for the purpose afore. Saix and no other " Be it Known that the following described tracks of Sections of land, north of the Buse Line and Cast of the There from cipal mendian line, are hereby designated as being a portion of those tracts Intended to be granted by the United States anto the State of Illinois by the Said act of Courses upon the conditions and for the purposes therein mentioned and no other.

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General Sand Office

March of the 1845

Mondo of the General Sand Office

do hereby certify that the foregoing is a true and literal

copy of he original, on file in this Office.

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I John Mogan, do herely certify, the above to be a true abstract of the lands selected in this District for "Canal purposes" as for Report of the Commissioners move one file

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108-75-General Land Office march 29 1 1840 -I . Thomas It Blake Commissioner of the General Land Office do herely certify that the labores is a land and leteral copy of the original on file in this office. Led of lehelions made by the authorities of the Male of Allinois under the provisions of the 2th Section of the lect of Male under the wet of 2 th march 1899, leut which have hem sold and palented to individuals by the United States, before the location by the aforesaid State had been approved In lestimony whereof I have hereundo subscriberdo my name and coursed the seal of this Coffice to be affiseed at the And year whome written . The N. Blake Сот терины of the Gracial Land OfficeRECORDING REQUESTED BY and when recorded mail to:

Sharon-Renee-Lloyd: Al Non-domestic mail, Zip Code Exempt per DMM 602.1.3e.2, TITLE 18 USC § 1341-1342 % 4856 South Winchester Avenue Private Post Mailbox Number 9479 Chicago, Illinois-Territory

(use EXACT address and mailing location as shown above)

SPACE HEREIN ABOVE FOR RECORDER'S USE

DECLARATION OF ACCEPTANCE OF LAND PATENT ASSIGNMENT FROM ORIGINAL LAND PATENT KNOW ALL MEN BY THESE PRESENTS:

That Sharon-Renee-Lloyd: Al, an aboriginal wombman, does hereby certify and declare as follows: That she accepts the assignment, as an Heir or Assigns, of all Rights pertaining to the below described Land and property, including, but not limited to the Land Patent secured rights named within the original Land Patent given in this package.

(1) THE LAND PATENT SECURED LAND: The character of said Land and property so secured by said Land Patent, together with all the rights, powers, titles, interests, authorities, immunities and appurtenances of whatsoever nature thereunto belonging, are here legally described and referenced as: Patent notes describing 91,424.37 acres of land (See Attachment), more or less, certified by the UNITED STATES DEPARTMENT OF INTERIOR BUREAU OF LAND MANAGEMENT, Eastern States, 20 M. Street, SE, Suite 950, Washington, DC 20003. These legal descriptions are also being secured by Sharon-Renee-Lloyd: Al with this same land patent: The legal description LOT 24 IN BLOCK 23 IN CHICAGO UNIVERSITY SUBDIVISION OF PARTS OF SECTIONS 6 AND 7, TOWNSHIP 38 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS is (within this same land patent) being called 3,750 SQFT of land conveyed to MADELEINE BENITEZ by WARRANTY DEED recorded in the COOK COUNTY REORDER OF DEEDS, on 08/05/2011, which has no jurisdiction over the patent (My assignment is of the attached lawful description and the entire lands in original Land Patent); The legal description LOT 13 (EXCEPT THE SOUTH 40 FEET THEREOF) AND THE SOUTH 40 FEET OF LOT 14 IN BLOCK 6 IN COMPANY'S RESUBDIVISION OF BLOCK 6 AND THE WEST PART OF BLOCK 5 (EXCEPT THE SOUTH 30 FEET IN PRINK'S RESUBDIVISION OF THE NORTH 36 1/2 ACRES OF THE EAST 1/2 OF THE SOUTHEAST 1/4 OF SECTION 8, AND THE NORTH 36 1/4 ACRES OF THE WEST ½ OF THE SOUTHWEST ¼ OF SECTION 9, TOWNSHIP 39 NORTH, RANGE 13 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS is within this same land patent being called 2,024 SQFT of land conveyed to Emily Simmons and quitclaimed to Sharon-Renee-Lloyd: Al; The legal description LOT 25 IN BLOCK 23 IN CHICAGO UNIVERSITY SUBDIVISION OF PARTS OF SECTIONS 6 AND 7, TOWNSHIP 38 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN IN COOK COUNTY ILLINOIS is within this same land patent being called 3,000 SOFT.

- (2) NOTICE AND EFFECT OF A LAND PATENT. "A grant of land is a public law standing on the statute books of the State, and is notice to every subsequent purchaser under any conflicting sale made afterward." Wineman v. Gastrell, 54 FED. 819, 4 CCA 596, 2 US App 581. "A patent alone passes title to the Grantee." Wilcox v. Jackson, 12 PET (U.S.) 498, 10 L.Ed. 264. "All questions of fact decided by the General Land Office are binding everywhere, and injunctions and mandamus proceedings will not lie against it." Litchfield v Register, 9 Wall (U.S.) 575, 10 L.Ed. 681. "Where the United States has parted with title by patent legally issued and upon surveys legally made by itself and approved by the proper department, the title so granted cannot be impaired by any subsequent survey made by the government for its own purposes." Cage v. Danks, 13 LA. Ann. 128.
- (3) LAND TITLE AND TRANSFER. The existing system of land transfer is a long and tedious process involving the observance of many formalities and technicalities, a failure to observe any one of which may defeat title, even where these have been traced to its source, the purchaser must, but at his peril, there always being, in spite of the utmost care and expenditure, the possibility that his title may turn out bad: Yeakle, Torrens System 209. If said assignment of the related Land Patent is not properly challenged within sixty days (60), in a court of law; it being a Common Law Article III court; as no statutory court, State court, legislative unit, (non-Article III court) has any jurisdiction/venue to set aside, annul, discourse or correct a Land Patent; it stands as a certainty, because no other vested party has followed the proper steps to secure lawful title. The final certificate or receipt acknowledging the payment in full by a homesteader or preemptor is not in legal effect a conveyance of land. U.S. v Steenerson, 50 FED 504, 1 CCA 552, 4 U.S. App. 332

WHEREFORE, said Land Patent secured Rights stand as assigned forever secured in accord with the terms set in said original Land Patent signed and sealed under the signature of the Governor of the state of Texas. Further, declarant sayeth naught.

Autograph:	Sharon-Kenee-Llugdi At
Sharon-Renee-I	Lloyd: Al, Elector, an aboriginal wombman, and an Heir or Assigns Witness Acknowledgment
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County of Coo	
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Case: 1:18-cv-05465 Document #: 1 Filed: 08/10/18 Page 32 of 88 PageID #:32



Affidavit of Adverse Possession (Color of Title)

State of	Illinois)	
) ss.	
County of	Cook)	
I, Sha	ron-Renee-Lloyd: Al		, being duly sworn on oath state that I am the fee simple
owner of:			
See Attac	hed Legal Description		
			rom N/A by N/A dated March 4, 2009, and recorded in the 4, 2009 in Book/Page N/A.
continued un for more than past 9 years of the said p	interrupted until the date on 9 years immediately pre as well as cutting the gras	of this affidavit. I aceding the date the state thereon, impro- sion of this real e	hat said deed as the owner of said land, which possession has have been in possession of said property claiming title thereto hereof. I have paid the taxes on said realty each year for the ving, fencing, and doing all acts necessary in the maintenance estate has at all times been exclusive, and my occupancy has
notorious, ad	verse, hostile, undisturbed	d, complete, conti	ribed property has at all times been with color of title, open, nuous, visible and exclusive.
I nave rea	d the above affidavit and s	state that all the s	tatements contained therein are true.
			Shavon-Renee-Lloydi Al
			Affiant
			Sharon-Renee-Lloyd: Al Print Name
This ins	strument was acknowledge	ed before me on	June 5,2018 by
(SEAL)	OFFICIAL SEA SEAN I WELLS NOTARY PUBLIC - STATE (\$ 1 7	Notary Public

Case: 1:18-cv-05465 Document #: 1 Filed: 08/10/18 Page 33 of 88 PageID #:33

Sharon-Renee-Lloyd: Al Illinois-Territory Location (4856 &4858 South Winchester Avenue Chicago Illinois-Territory [60609])

NORTHEAST – LATITUDE: 41.805097° / LONGITUDE: 87.673554° NORTHWEST – LATITUDE: 41.805098° / LONGITUDE: 87.673968° SOUTHEAST – LATITUDE: 41.804972° / LONGITUDE: 87.673503° SOUTHWEST – LATITUDE: 41.804957° / LONGITUDE: 87.673964°

METES AND BOUNDS

Beginning at the Latitude 41.805098° and the Longitude 87.673968°, thence South 89.86° East for 150.9 feet to a post, thence South 22.2° East for 49.2 feet to a post, thence South 88.14° West for 168.2 feet to a post, thence North 1.63° West for 51.4 feet to the place of the Beginning, containing 7,771.0 square feet

EXHIBIT B

Complaint for Eviction Only		/18) CCM 0021	FILED 7/12/2018 3:28 PM
IN THE CIRCUIT COURT OF COOK		27	DOROTHY BROV
MUNICIPAL DEPARTMENT, FIRST	MUNICIPAL DIS	TRICT	COOK COUNTY,
TIFFANY ENG	_		
ation: District 1 Court Plaintif	Case No. 2018	1710593	00/0040
Sharon-Renee Lleyd, and All Unknown Occupants	Return Date:	Return Date: 7/8	30/2018
Defendan	it .	Courtroom Num	nher: 1302
COM The Plaintiff(s) claim(s) as follows:	PLAINT	Court Com Ivan	1002
The Plaintiff(s) is/are entitled to an Eviction Order	for the following de-	scribed premises:	
4856 S. WINCHESTER 1ST FLOOR REAR			
CHICAGO, IL 60609			
a. The Defendant(s) failed to pay rent. b. The Defendant(s) held over after the tenance. c. The Defendant(s) breached the terms of the	e lease by:		
b. The Defendant(s) held over after the tenance	e lease by: y after Foreclosure S		1.)
b. The Defendant(s) held over after the tenance. The Defendant(s) breached the terms of the Defendant illegally occupied propert (Insert specific facts showing how Defendant	y after Foreclosure S	olding possession	
b. The Defendant(s) held over after the tenance. The Defendant(s) breached the terms of the Defendant illegally occupied propert (Insert specific facts showing how Defendant). The Plaintiff(s) seeks an Eviction Order.	y after Foreclosure S		tologo and to the second and the sec
b. The Defendant(s) held over after the tenance. The Defendant(s) breached the terms of the Defendant illegally occupied propert (Insert specific facts showing how Defendant). The Plaintiff(s) seeks an Eviction Order.	y after Foreclosure S t is unlawfully withh Attorney	olding possession for Plaintiff(s)/E	Plaintiff Pro se
b. The Defendant(s) held over after the tenance. The Defendant(s) breached the terms of the Defendant illegally occupied propert (Insert specific facts showing how Defendant). The Plaintiff(s) seeks an Eviction Order. TWe, TIFFANY ENG he above entitled action. The allegations in this complaints	y after Foreclosure S t is unlawfully withh Attorney	olding possession for Plaintiff(s)/E	Plaintiff Pro se
b. The Defendant(s) held over after the tenance. The Defendant(s) breached the terms of the Defendant illegally occupied propert (Insert specific facts showing how Defendant). The Plaintiff(s) seeks an Eviction Order. TWe, TIFFANY ENG the above entitled action. The allegations in this complaint the Atty. No.: 13519 Pro Se 99500	y after Foreclosure S t is unlawfully withh Attorney	olding possession for Plaintiff(s)/E	Plaintiff Pro se
b. The Defendant(s) held over after the tenance. The Defendant(s) breached the terms of the Defendant illegally occupied propert (Insert specific facts showing how Defendant). The Plaintiff(s) seeks an Eviction Order. The Plaintiff(s) seeks an Eviction Order. The Atty. No.: 13519 Pro Se 99500 Atty Name: ROBERT HABIB	y after Foreclosure S t is unlawfully withh Attorney , on oath sta	for Plaintiff(s)/Ente that I/we am/	Plaintiff Pro se are the Plaintiff(s) in htiff(s)
b. The Defendant(s) held over after the tenance. The Defendant(s) breached the terms of the Defendant illegally occupied propert (Insert specific facts showing how Defendant). The Plaintiff(s) seeks an Eviction Order. The Plaintiff(s) seeks an Eviction Order. The Atty. No.: 13519 Pro Se 99500 Atty. Name: ROBERT HABIB Atty. for: PLAINTIFF	y after Foreclosure S t is unlawfully withh Attorney	for Plaintiff(s)/Fatte that I/we am/	Plaintiff Pro se are the Plaintiff(s) in htiff(s) y pursuant to 735
b. The Defendant(s) held over after the tenance. The Defendant(s) breached the terms of the Defendant illegally occupied propert (Insert specific facts showing how Defendant). The Plaintiff(s) seeks an Eviction Order. The Plaintiff(s) seeks an Eviction Order. The Atty No.: 13519 Pro Se 99500 Atty Name: ROBERT HABIB Atty. for: PLAINTIFF 77 W WASHINGTON STREET #1506	y after Foreclosure St is unlawfully withh Attorney , on oath statint are true. Under penalties a	for Plaintiff(s)/Inte that I/we am/	Plaintiff Pro se are the Plaintiff(s) in ntiff(s) y pursuant to 735 tifies that the
b. The Defendant(s) held over after the tenance. The Defendant(s) breached the terms of the Defendant illegally occupied propert (Insert specific facts showing how Defendant). The Plaintiff(s) seeks an Eviction Order. The Plaintiff(s) seeks an Eviction Order. The Atty. No.: 13519 Pro Se 99500 Atty. Name: ROBERT HABIB Atty. for: PLAINTIFF	y after Foreclosure S t is unlawfully withh Attorney , on oath sta int are true. Under penalties a ILCS 5/1-109 the	for Plaintiff(s)/Inte that I/we am/	Plaintiff Pro se are the Plaintiff(s) in ntiff(s) y pursuant to 735 tifies that the

Complaint for Eviction Only	(05/25/18) CCM 0021 FILED 7/12/2018 3:50 PM
IN THE CIRCUIT COURT OF COOK	CIRCUIT CLERK
MUNICIPAL DEPARTMENT, FIRST N	IUNICIPAL DISTRICT COOK COUNTY, I
TIFFANY ENG	
Plaintiff v.	Case No.
Sharon-Renee LLoyd, and All Unknown Occupants	Return Date: Return Date: 7/30/2018 Courtroom Number: 1302
Defendant	Location: District 1 Court
COMI The Plaintiff(s) claim(s) as follows:	PLAINT Cook County, IL
The Plaintiff(s) is/are entitled to an Eviction Order for	or the following described premises:
4856 S. WINCHESTER 2ND FLOOR REAR	of the following described prefinises.
CHICAGO, IL 60609	
b. The Defendant(s) held over after the tenancy c. The Defendant(s) breached the terms of the d. Other Defendant illegally occupied property (Insert specific facts showing how Defendant 3. The Plaintiff(s) seeks an Eviction Order.	after Foreclosure Sale is unlawfully withholding possession.) Attorney for Plaintiff(s)/Plaintiff Pro se
the above entitled action. The allegations in this complair	, on oath state that I/we am/are the Plaintiff(s) in
• Atty. No.: 13519 Pro Se 99500	11. 1
Atty Name: ROBERT HABIB	Attorney for Plaintiff(s)
Atty. for: PLAINTIFF	
Address: 77 W WASHINGTON STREET #1506	Under penalties as provided by law pursuant to 735 ILCS 5/1-109 the abovesigned certifies that the
City: CHICAGO State: II.	statements set forth herein are true and correct.
Zip: <u>60602</u>	
Telephone: 312-201-1421	
Primary Email: ROBHABIB77@GMAIL.COM	

EXHIBIT C

LAW OFFICE OF ROSERT TABLE
ATTORNEY & COUNSELOR AT LAW
77 W WASHINGTON STREET
SUITE 1506
CHICAGO. IL 60602

Sharon-Renee-Lloyd and All Uknown Occupants 4856 S. Winchester 2nd Floor Front Chicago, Illinois 60609

TEN-DAY NOTICE OF TERMINATION

You are hereby notified that tenancy or lease of the premises situated in Chicago County of Cook, State of Illinois and known as and described as follows to wit: 4856 S. Winchester, Chicago, Illinois together with all buildings, storage areas, parking spaces, garages and recreational spaces used in conjunction with said premises, will be terminated as follows:

The undersigned elects to terminate your tenancy of said premises. Such termination will become effective after 10 Days, and you are hereby notified to quit and deliver up possession at that time.

TO: Sharon-Renee-Lloyd and All Uknown Occupants 4856 S. Winchester 1st Floor Front Chicago, Illinois 60609

TIFFANY ENG (Owner)

Served by			being duly sworn, on oath deposes and state
that on the	day of	,	he/she served the above notice on the tenant named
above, as follo	ows:		
	(1) by delivering	a copy the	ereof to the named tenant,
	(2) by delivering		
	above the age described pre		en (13) years of age, residing on or in charge of the above
	(3) by sending a compostage preparation	opy thereonid, at the asse or at su	of to said tenant by certified mail, return receipt requested, address for the tenant at the beginning of the tenant's uch other address as tenant may subsequently have designated
STATUT		statemer	by law pursuant to 735 ILCS 5/1-109, IL. COMPILED nts set forth in this instrument are true and correct, and to be true.
			AFFIANT

TEN-DAY NOTICE OF TERMINATION

You are hereby notified that tenancy or lease of the premises situated in Chicago County of Cook, State of Illinois and known as and described as follows to wit: 4856 S. Winchester, Chicago, Illinois together with all buildings, storage areas, parking spaces, garages and recreational spaces used in conjunction with said premises, will be terminated as follows:

The undersigned elects to terminate your tenancy of said premises. Such termination will become effective after 10 Days, and you are hereby notified to quit and deliver up possession at that time.

TO: Sharon-Renee-Lloyd and All Uknown Occupants 4856 S. Winchester 1st Floor Rear Chicago, Illinois 60609

TIFFANY ENG (Owner)

COUNTY OF Served by		being duly sworn, on oath deposes and st
	day of	_, he/she served the above notice on the tenant named
above, as follo	ws.	
	(1) by delivering a cop	py thereof to the named tenant,
	(2) by delivering a cop	py thereof to, a person
	above the age of the described premises	hirteen (13) years of age, residing on or in charge of the above s.
	postage prepaid, at	thereof to said tenant by certified mail, return receipt requested, t the address for the tenant at the beginning of the tenant's r at such other address as tenant may subsequently have designate
***		ided by law pursuant to 735 ILCS 5/1-109, IL. COMPILED tements set forth in this instrument are true and correct, and
STATUTE	signed verily believes sar	me to be true.

EXHIBIT D

CARDISS COLLINS 433 W HARRISON ST FL LBBY CHICAGO IL 60699-9208 1615030804 06/21/2018 (800) 275-8777 7:11 PM Product Sale Final Price Description Qty First-Class \$1,42 1 Mail Large Envelope (Domestic) (CHICAGO, IL 60602) (Weight: 0 Lb 2.20 0z) (Estimated Delivery Date) (Saturday 06/23/2018) Certified \$3.45 (@@USPS Certified Mail #) (70180680000148359648) Return \$2.75 Receipt (@@USPS Return Receipt #) (9590940241478092171307) \$1 Patriotic \$5.00 Wave (Unit Price:\$1.00) Total \$12.62 Cash \$20.00 Change (\$7.38)

Text your tracking number to 28777 (2USPS) to get the latest status. Standard Message and Data rates may apply. You may also visit www.usps.com USPS Tracking or call 1-800-222-1811.

In a hurry? Self-service kiosks offer quick and easy check-out. Any Retail Associate can show you how.

Preview your Mail Track your Packages Sign up for FREE @ www.informeddelivery.com

All sales final on stamps and postage Refunds for guaranteed services only Thank you for your business

HELP US SERVE YOU BETTER

TELL US ABOUT YOUR RECENT POSTAL EXPERIENCE

Go to: https://postalexperience.com/Pos 840-5606-0006-004-00024-67009-03

or sean this code with your mobile device:



SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON D	DELIVERY
 Complete items 1, 2, and 3. Print your name and address on the reverse so that we can return the card to you. 	A. Signature X B. Received by (Printed Name)	☐ Agent☐ Addressee☐ C. Date of Delivery
Attach this card to the back of the mailpiece, or on the front if space permits. 1. Article Addressed to: LAW OFFICE OF ROBORT HABIB GOTIFFAM ENG 17 W. Washington Chicago, IL 60602	D. Is delivery address different from If YES, enter delivery address b	n item 1? Yes pelow: No
9590 9402 4147 8092 1713 07 2 Article Number (Transfer from service label)	3. Service Type Adult Signature Adult Signature Restricted Delivery Certified Mail® Certified Mail Restricted Delivery Collect on Delivery Collect on Delivery Restricted Delivery	☐ Priority Mail Express®☐ Registered Mail™☐ Registered Mail Restrict Delivery☐ Return Receipt for Merchandise☐ Signature Confirmation™☐ Signature Confirmation
7018 0680 0001 4835 9648	sured Mail Restricted Delivery ver \$500)	Restricted Delivery

Certified Mail Fee \$3.45 S Extra Services & Fees (check box, add fee as approximate) Return Receipt (hardcopy) Return Receipt (landcopy) Return Receipt (electronic) Adult Signature Required Adult Signature Restricted Delivery \$ \$1.00 Adult Signature Restricted Delivery \$ \$0.00 Postage \$1.47	For delivery information, visit our website CHICAGO: IL 60602	e at www.usps.com®.
\$1.42	Certified Mail Fee Extra Services & Fees (check box, add the as corporate) Return Receipt (hardcopy) Return Receipt (electronic) Certified Mail Festincted Delivery Adult Signature Required Adult Signature Restricted Delivery \$	18 Postmark
\$ \$7.62 Sent TOLAW OFFICE OF ROBERT HABIB	S #1.42 Total Postage and Fees \$7,62	100000000000000000000000000000000000000



SHARON RENEE LLOYD FOREIGN GRANTOR TRUST Care of the Executor Office P.O. BOX 9479 Chicago [60609] Illinois. North America Territory U.S.A.

LAW OFFICE OF ROBERT HABIB ATTORNEY AND COUNSELOR AT LAW 77 WEST WASHINGTON STREET, SUITE 1506 CHICAGO ILLINOIS U.S.A [60602]

To: LAW OFFICE OF ROBERT HABIB C/O Tiffany Eng From: Executrix Office to SHARON RENEE LLOYD FOREIGN GRANTOR TRUST; Regarding: 10-DAY NOTICE OF TERMINATION

As occupant to the executrix office to SHARON RENEE LLOYD FOREIGN GRANTOR TRUST you are herein warranted that your 10-DAY TERMINATION is frivolous; if you so choose to move forward in this matter the Executrix office request the bond for the parties involved to be relinquished to the address below.

Sharon-Renee-Lloyd: Al is the assigned to the original certified land patent obtained by the UNITED STATES DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT and pursuant Litchfield v. Register, 9 Wall (U.S.) 575, 10 L.Ed. 681"All questions of fact decided by the General Land Office are binding everywhere, and injunctions and mandamus proceedings will not lie against it."

Any fraudulent sale of any real estate on the land is void considering the assign did not sale it or authorize a sale by any other agent pursuant Wineman v. Gastrell, 54 FED. 819, 4 CCA 596, 2 US App 581 "A grant of land is a public law standing on the statute books of the state, and is notice to every subsequent purchaser under any conflicting sale made afterwards."

Tiffany Eng is not a land patent holder and does not have fee simple absolute in possession of the territory described as:

Beginning at the Latitude 41.805098° and the Longitude 87.673968°, thence South 89.86° East for 150.9 feet to a post, thence South 22.2° East for 49.2 feet to a post, thence South 88.14° West for 168.2 feet to a post, thence North 1.63° West for 51.4 feet to the place of the Beginning, containing 7,771.0 square feet

The legal description LOT 24 IN BLOCK 23 IN CHICAGO UNIVERSITY SUBDIVISION OF PARTS OF SECTIONS 6 AND 7, TOWNSHIP 38 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS

If this matter goes any further than this executrix letter, the Executrix will file a suit against the LAW OFFICES OF ROBERT HABIB and Tiffany Eng for harassment to the land patent holder in fee simple absolute in possession.

A copy of the certified land patent will be given to show high-lighted the legal description for the land in question. Pursuant WEFF V. U.S., 165F.263, 277, 91C.C.A 241 "A patent to the land is a judgment of the Land Department and a conveyance of the title in execution of it to the party adjudged entitled. And, when the land described was within the jurisdiction and subject to the disposition of the land department, it is impervious to collateral attack." This will be the very same fact/evidence that will be given later in the DISTRICT COURT located at 219 S. Dearborn in Chicago Illinois; considering territory in a federal question.

Case: 1:18-cv-05465 Document #: 1 Filed: 08/10/18 Page 45 of 88 PageID #:45



SHARON RENEE LLOYD FOREIGN GRANTOR TRUST

Care of Executrix Office P.O. BOX 9479 Chicago. [60609] Illinois-Territory North America Territory

Please note my authority as occupant of the executrix office to SHARON RENEE LLOYD FOREIGN GRANTOR TRUST and that any and all future postal material that was previously sent to 4856 S. Winchester 2nd Floor Front Chicago IL [60609] for SHARON RENEE LLOYD/Sharon-Renee: Lloyd or any derivation thereof shall immediately be directed to the above postal location. This matter is herein adjourned.

Govern yourself accordingly.

By: Executrix
Sharon-Renee-Lloyd: Al
SHARON RENEE LLOYD FOREIGN GRANTOR TRUST
Care of Executrix Office
P.O. BOX 9479
Chicago [60609] Illinois-Territory
North America Territory

Sworn and subscribed before me this day of Tope 2018 in Cook County, State of Illinois.

seal

Notary Public

My Commission Expires

OFFICIAL SEAL
SEAN I WELLS
NOTARY PUBLIC - STATE OF ILLINOIS
MY COMMISSION EXPIRES:06/25/18

EXHIBIT E



JUL 23 2018



UNITED STATES DISTRICT COURT Northern District of Illinois 219 South Dearborn Street Chicago, Illinois 60604 THOMAS G. BRUTON CLERK, U.S. DISTRICT COURT

312-435-5670

Thomas G. Bruton
Clerk

July 16, 2018

Sharon Renee Lloyd PO Box 9479 Chicago, 1L 60609

Re: Lloyd v. Wells Fargo

USDC Case Number: 1:18-cv-04823

Dear Counselor:

The documents you recently filed in connection with the above-captioned case have been received. Additional information is required for the completion of reports that are forwarded by this office to the Registrar of Patents/Trademarks.

The following additional information is required:

PATENT OR TRADEMARK NUMBER	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK
3049	10/1/1839	Sharon-Renee-Lloyd: Al
4696	05/20/1840	Sharon-Renee-Lloyd: Al
3708	10/1/1839	Sharon-Renee-Lloyd: Al
Act to grounds of land	03/27/1845	Sharon-Renee-Lloyd: Al

Please provide this information within ten (10) days of today's date.

Sincerely yours,

Thomas G. Bruton, Clerk

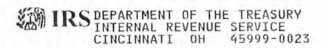
By: /s/ B. Gudausky Deputy Clerk

Rev 11/18/2016

PATENT, CERTIFICATE # & ACTS TO GORUND OF LAND	PATENT DATE	HOLDER OF PATENT &/OR ACT TO GROUNDS OF LAND
4174	October 1, 1839	Walter-Aaron: Wells
Act to grounds of land	March 27, 1845	King-Kofi-Tamir-Neo-Lior: Bey
4034	February 1, 1848	Janet-Cee: Freeman
Act to grounds of land	March 27, 1845	Ramessu-Ali: Bey
Act to grounds of land	March 27, 1845	Brenotta-Galia: Bennett
4205	October 1, 1839	Kevin J. King
Act to grounds of land	March 27, 1845	Sean-Ivan-Wells: El

, 1839 Sean-Ivan-Wells: El , 1839 Sean-Ivan-Wells: El 1850 Sean-Ivan-Wells: El
, 2000
L850 Sean-Ivan-Wells: El
, 1839 Sean-Ivan-Wells: El
, 1839 Sean-Ivan-Wells: El
1, 1847 Jonathan-Jack: Griffin

EXHIBIT F



002281.690671.465044.3858 1 MB 0.419 530

SHARON RENEE LLOYD FOREIGN GRANTOR TR
SHARON RENEE LLOYD AL TTEE
7337 S SOUTH SHORE DR APT 1411
CHICAGO IL 60649

Date of this notice: 08-24-2016

Employer Identification Number: 98-6083125

Form: SS-4

Number of this notice: CP 575 D

For assistance you may call us a 1-800-829-4933

IF YOU WRITE, ATTACH THE STUB OF THIS NOTICE.

WE ASSIGNED YOU AN EMPLOYER IDENTIFICATION NUMBER

Thank you for applying for an Employer Identification Number (EIN). We assigned you EIN 98-6083125. This EIN will identify your estate or trust. If you are not the applicant, please contact the individual who is handling the estate or trust for you. Please keep this notice in your permanent records.

When filing tax documents, payments, and related correspondence, it is very important that you use your EIN and complete name and address exactly as shown above. Any variation may cause a delay in processing, result in incorrect information in your account, or even cause you to be assigned more than one EIN. If the information is not correct as shown above, please make the correction using the attached tear-off stub and return it to us.

Based on the information received from you or your representative, you must file the following form(s) by the date(s) shown.

Form 1041

04/15/2017

If you have questions about the form(s) or the due dates(s) shown, you can call us at the phone number or write to us at the address shown at the top of this notice. If you need help in determining your annual accounting period (tax year), see Publication 538, Accounting Periods and Methods.

We assigned you a tax classification based on information obtained from you or your representative. It is not a legal determination of your tax classification and is not binding on the IRS. If you want a legal determination of your tax classification, you may request a private letter ruling from the IRS under the guidelines in Revenue Procedure 2004-1, 2004-1 I.R.B. 1 (or superseding Revenue Procedure for the year at issue). Note: Certain tax classification elections can be requested by filing Form 8832, Entity Classification Election. See Form 8832 and its instructions for additional information.



02281

EXHIBIT G

Communicase 1:18 cy-0546 Decomment #: 1 Filed: 08/10/18 Page 52 of 88 Page ID #:52

4856 Winchester RENTAL APPLICATION

0	C (1).			Social Security N	10.319.	54.5819
Name Jusan	Car	Iton .		Drivers Lic. No. Expir.		Expir. Date —
Name of Co-Tenant Mic	hae	elveal		Social Security N	0.356-	68-0308
Present Address 46 3	75	Monore	1	Drivers Lic. No.	-	Expir. Date —
City/State/Zip Chic	ago,	166 6060	9 Res. Phone	9	Bus. Phone	-
How Long at Present Address	s 3p	nonths Landlord or	Agent Octovi	o Garibo	Phone	-
Current Rent \$500.	.00	Rent Paid Through /	VOV - 09	- 1	ease Expires	NA
Previous Address 480	8 S.W	inchster How Long	7 Landlord o	r Agent Vict	on Phone	-
City/State/Zip Chica:	90, 1	6 60609				
Occupants } Relationships:				Pets?		
J Ages:						
		occ	CUPATION			
		PRESENT OCCUPATION	* PRIOR O	CCUPATION*	CO-TENA	NT'S OCCUPATION
Occupation		isa bilitu	_			ploument
Employer	4	674.00 1			\$5410.	60 by week
Self-Employed, Doing Business As		aw check st	rub dur		Taw C	thecic stur
Business Address					Augus	
Business Phone					1	
Type of Business						
Position Held						
Name and Title of Supervisor						
How Long						
Monthly Gross Income						
f employed or self-employed less than two ve same information on prior occupation	years.	255	EDENOSO			
			ERENCES			
Bank Reference:		Address			5815	one:
CREDIT REFERENCE AC	COUNT NO.	ADDRESS	HIGHEST AMOUN OWED	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	OSE OF EDIT	OR DATE CLOSED
NA						
PERSONAL REFERENCE		ADDRESS	PHONE		TH OF	OCCUPATION
Linda Blake	5131	S. Damen	863-5325	-	11185	Homemiken
, , , , , , ,					/ /	770
NEAREST RELATIVE		ADDRESS	PHONE		ITY	RELATIONSHIP
Jackie Moreno 4:		Winchesten	823-1928	5 1	1 -	Sister

Have you filed a petition for bankruptcy? NO Have you ever willfully and intentionally refused to pay any re	e you ever been eent when due?	evicted from any tenancy? _	NO
I DECLARE THAT THE FOREGOING INFORMATION IS TRUTHE OBTAINING OF CONSUMER CREDIT REPORT.	UE AND CORREC	CT. I AUTHORIZE ITS VERIF	FICATION AND
I agree that Landlord may terminate any agreement entered in Applicant:	Applicant:	No. 1	il
		S. Lloyd	

EXHIBIT H

Case: 1:18-cv-05465 Document #: 1 Filed: 08/10/18 Page 54 of 88 PageID #:54

LLOYD

1986-84316

.11r471a HOME DEPOT, INC. PAGE:

DELIVERY CONFIRMATION DATE: 10/16/2009

STORE: 1986 47TH & WST TIME: 07:10

.986-0000066-00-00-00--------- DELIVERY NUMBER 1986-084316V22

Delivery Date: 10/16/2009 Time : NO PRE Customer : LLOYD, SHARON

Phone: (312) 671-9876 Work : (312) 656-7126 Ext

Contact : LLOYD, SHARON Phone: (312) 671-9876 Ext

Alt Phone: (312) 656-7126 Ext lompany : Site: 300 N. PINE 4856 S WINCHES TER.

CHICAGO, IL 6064409 Pager :

Pross St1: Cross St2:

Site Type: Existing building Lot # : Reference: SUPPLIES

Inusual Site Conditions:

Directions:

Special Instructions: CALL WHEN ON WAY PLEASE (20 MIN

JNATTENDED DROP: Unauthorized

Curbside Deliveries Only: You are purchasing merchandise that has been designated by Home Depot for curbside delivery only. Your purchase does not include delivery beyond curbside, on-premise or in-house (Additional Services) or the installation/hook-up of merchandise (Non-included Installation Services), and Home Depot has not authorized its Home Depot Delivery Agent (Delivery Agent) to perform such Additional services or Non-included Installation services. In the event you request, and Delivery agent agrees to perform, Additional Services and/or Mon-included Installation Services, YOU ASSUME THE RISK OF AND FULL LIABILITY FOR, ANY RESULTING PERSONAL INJURY, DAMAGE TO PROPERTY, OR DAMAGE TO MERCHANDISE. Also, any Non-included Installation Services shall void any express or implied warranty provided by the Home Depot and may void the manufacturer's warranty on the merchandise so installed. By signing below, you acknowledge that you have read and fully understand the terms of this waiver and release, and you intend it to be a complete and unconditional release of all liability in regard to any requested Additional Services and/or Non-included Installation Services.

ACCEPTED BY: SIGNATURE NOT CAPTURED 10/05/2009

CUSTOMER'S SIGNATURE DATE

Case: 1:18-cv-05465 Document #: 1 Filed: 08/10/18 Page 55 of 88 PageID #:55

LLOYD 1986-84316 ·dlr471a HOME DEPOT, INC. PAGE: DELIVERY CONFIRMATION DATE: 10/16/2009 STORE: 1986 47TH & WST TIME: 07:10 ---- OUANTITY -----REF # SKU ITEM DESCRIPTION ORDERED DELIVERED R10 379-839 UNFINISHED OAK W30X30 HD 5.00 5.00 V22 Best Messenger Cour WAS THERE ANY DAMAGE TO PROPERTY OR PRODUCT? (Circle One) Yes No IF YES, PLEASE CLARIFY: I HEREBY ACKNOWLEDGE RECEIPT OF THE ABOVE ITEMS IN THE QUANTITIES SHOWN IN THE "DELIVERED" COLUMN ABOVE:

DRIVER'S SIGNATURE

----- END OF DELIVERY NUMBER 1986-084316V22

CUSTOMER'S NAME (PLEASE PRINT)

1986-0000066-00-00-00-----

CUSTOMER'S SIGNATURE

Case: 1:18-cv-05465 Document #: 1 Filed: 08/10/18 Page 56 of 88 PageID #:56

EXHIBIT I

GIT (7-04)

Y 4400664 // Statutory (Illinois)

CAUTION: Consult a lawyer before using or acting under this form. Neither the publisher nor the seller of this form makes any warranty with respect thereto, including any warranty of merchantability or fitness for a particular purpose.

THE GRANTOR:

ROSS HARRIS, LLC, a California Limited Liability Company

of the City of San Francisco, County of ______, State of California for and in consideration of TEN DOLLARS (\$10.00), and other good and valuable considerations in hand paid, CONVEYS and WARRANTS to

MADELEINE BENITEZ, of Chicago, Illinois

the following described Real Estate situation in the County of Cook, in the State of Illinois, to wit:

Doc#: 1121747032 Fee: \$38.00 Eugene "Gene" Moore RHSP Fee:\$10.00 Cook County Recorder of Deeds Date: 08/05/2011 11:24 AM Pg: 1 of 2

Above Space for Recorder's Use Only

LOT 24 IN BLOCK 23 IN CHICAGO UNIVERSITY SUBDIVISION OF PARTS OF SECTIONS 6 AND 7, TOWNSHIP 38 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

hereby releasing and waiving all rights under and by virtue of the Homestead Exemption Laws of the State of Illinois. SUBJECT TO: building, building lines, zoning, covenants, easements, conditions and restrictions of record and to General Taxes for 2010 and subsequent years.

Permanent Real Estate Index Number(s): 20-07-208-039-0000 Address(es) of Real Estate: 4856 SOUTH WINCHESTER, CHICAGO, ILLINOIS 60609

Dated July 26, 2011.

MANAGING MEMBER ROSS HARRIS, LLC _(SEAL)

COMM. #1935218
COMM. #1935218
Notary Public - California &
San Mateo County
My Comm. Expires May 6, 2015

State of California, County of SAW MARCS. I, the undersigned, a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that BENJAMIN J. HARRIS, Managing Member of ROSS HARRIS, LLC., a California Limited Liability Company personally known to me the be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person, and acknowledged the he signed, sealed and delivered said instrument as his free and voluntary act and with all lawful corporate atuhority, for the uses and purposes therein set forth.

Given under my hand and official seal July 26 2011.

Commission expires // Qy 6

NOTARY PUBLIC

This document was prepared by JEFFREY D. JAVORS 111 West Washington Street Suite 1240 Chicago, IL 60602

MAIL TO:

SCOTT OH, ESQ.

203 NORTH LA SALLE STREET

SUITE 2100

CHICAGO, ILLINOIS 60601

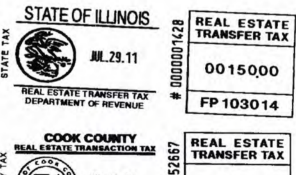
SEND SUBSEQUENT TAX BILLS TO:

MADELEINE BENITEZ 4856 SOUTH WINCHESTER CHICAGO, ILLINOIS 60609









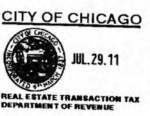








EXHIBIT J-1

Loomi

RENTAL APPLICATION

	PERS	SONAL DA	TA			
- 1	E / XA		Social Security No. 477-9			0-4425
Name Edgean 1	Worris			rivers Lic. No.		Expir. Date 20
Name of Co-Tenant				ocial Security N		,
Present Address 6226	S. Abeneer	25+		rivers Lic. No.		Expir. Date
City/State/Zip Chicago	ILL	Re	s. Phone		Bus. Phone	2
How Long at Present Address	1200 Landlord	or Agent .) ,	11 +	1611	Phone ?	73/74/- 21
Current Rent 600,00	Rent Paid Through			Current L	ease Expires	Vo Lease
Previous Address 68 43	Unrobet How Long	15 WLan	ndlord or		Phone	
City/State/Zip	Deresel	1) 0/	MOV	100 1	unba	~
Occupants $\left. \begin{array}{l} \frac{\text{Relationships:}}{\text{Ages:}} \end{array} \right.$				Pets?		
	00	CUDATION				
	PRESENT OCCUPATION	CUPATION		CLIDATIONS	00 75111	TIO 000115
Occupation S.C. Sec		PI	HUR UC	CUPATION*	CO-TENAN	T'S OCCUPATION
= =====================================	0 10	(00)				
Self-Employed, Doing Business As	300.00 (am	onth)				
Business Address	7					
Business Phone		1		1		
pe of Business		10	-2	1		
pe of business sition Held		111	20	1		
ame and Title of Supervisor				1		
ow Long		-				
Ionthly Gross Income						
f employed or self-employed less than two years.						
re same information on prior occupation	REF	ERENCES				
ank Reference: Address:					Phone):
CREDIT REFERENCE ACCOUNT	NO. ADDRESS	HIGHEST AMOUNT		PURPOSE OF CREDIT		ACCOUNT OPEN
Rental		OWE	:D	CRE	DIT	OR DATE CLOSED
Menter		12	00			
Georgie Bell	8	19-616-	8364	1 51/0	TUOF	
PERSONAL REFERENCE	ADDRESS	-752 PHON	752 -652		LENGTH OF ACQUAINTANCE	
Yolanda Toleffelo	74 pipper	~				neire
Emma Townsen	. , ,	426-	1491	Fren	1 25g	9
NEAREST RELATIVE	ADDRESS	PHON	VE.	CI	1	RELATIONSHIP
Vanessa Hughle	4	581-6	107	Checago		neice
					J	
ave you filed a petition for bankr ave you ever willfully and intenti	uptcy? Ha	ave you ever rent when do	been ev	victed from ar	y tenancy?	
DECLARE THAT THE FOREGO HE OBTAINING OF CONSUME	ING INFORMATION IS TO R CREDIT REPORT.	RUE AND CO	ORRECT	T. I AUTHORI	ZE iTS VERI	FICATION AND
agree that Landlord may termina		d into in relia	nce on a	nv misstaten	nent made ah	ove
oplicant: to allean.	Merris				ient made ab	
	1	Dated:				
uc		WALLEY S				

	1 FHZ	RENTAL	APPLICATION	ON		
		PERS	SONAL DATA		257	623788
1	-	1		Social Security 1	67	GR 2100
Name Tamp	at J	esse lee	2	Drivers Lic. No.	P# 5 ta	te Explorate 9
Name of Co-Tenant				Social Security N		Date
Present Address 62	2650	Aberdeen		Drivers Lic. No.		Expir. Date
City/State/Zip Ch	agan	ILL 6062	/ Res. Phor		Bus. Phone	
How Long at Present A	Address /	Landlord of	or Agent J//	1-1011	Phone	1
Current Rent 700	1.00	Rent Paid Through			ease Expires	
Previous Address 4	1843 5	D. DOTC HOW SONG	er Landlord		Phone	
City/State/Zip Chic	cacit	FLL		-		
Occupants } Relation	iships:			Pets?		
Ages:						
		00	CUDATION			
Y = 0 - 1			CUPATION			
	info	PRESENT OCCUPATION	N* PRIOR C	CCUPATION*	CO-TEN	ANT'S OCCUPATION
Occupation		ASST ENGINE				
Employer		TLL School Hag	Ith Caree	r		
Self-Employed, Doing	Business As					
Business Address		11 East Adan				
Business Phone		1312)913-1230				
Type of Business		Medical college				
Position Held		ASST ENGINE	155+ ENGINEER			
Name and Title of Supervisor		1)r. V1116		-0.5		
How Long		4xrs				
		4				
		2700,00 mos	nter			
Monthly Gross Income If employed or self-employed less	than two years.	2100,00 mo	nth			
Monthly Gross Income If employed or self-employed less	than two years.		ERENCES			
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Annessa Huga NEAREST RELATIVITY Veryou filed a petitic ye you ever willfully ECLARE THAT THIE EODTAINING OF	ACCOUNT I ACCOUNT I NCE L 42 S 62 Ton for bankri y and intentic E FOREGO CONSUMER may termina	ADDRESS ADDRESS ADDRESS ADDRESS ADDRESS ADDRESS Uptcy? ADDRESS Uptcy? Habendeen ADDRESS ADDRE	PHONE 28 1 16/15/6 PHONE 38 1 16/15/6 PHONE 38 1 16/15/6 PHONE Ave you ever been rent when due? RUE AND CORRE	LENG ACQUAII	OSE OF EDIT TH OF NTANCE OF STANCE OF STA	ACCOUNT OPEN OR DATE CLOSE OCCUPATION Home may RELATIONSHIP RIFICATION AND Rabove.

RECEIPT

DATE 10-14-2	009	No. OOI
RECEIVED FROM Ea	RIEAR MORRIS	\$900.00
Nine Hur	odred	DOLLARS
FOR Securit	y 3 Pro-rated ren	for October.
ACCOUNT	Weash From Oct. 1	5.2009 to 10.31.09
PAYMENT	CHECK SCANON	Florial !
BAL, DUE	ORDER	

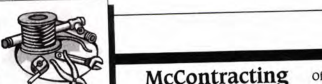
-	SEE		
6	2		
-		-	
1		1	
-	-	1	
-	1		
1			١

DATE 10-15-00	3	No. 1002
Je.	sse lee	\$ 700.00
Seven t	tundred	DOLLARS
YFOR SECUR	ity deposit f	or Laomis
ACCOUNT	CASH FROM	10-15-09 TO 10-30-69
PAYMENT	СНЕСК	harm tsland
BÀL. DUE	MONEY BY ORDER	

RECEIPT

DATE 10-17 - C	9	No. 003
	esse Lee	\$ 400.00
Four H	undred	DOLLARS
FOR DYD-Y	ated rent for	October
ACCOUNT		
PAYMENT	CHECK FROM TO	19-19-19-11-1-09
BAL, DUE	MONEY BY	and brodon

EXHIBIT J-2



Carpentry Work Residential and Commercial

McContracting Corporation of Illinois, Inc.

Office: P.O. Box 1771 Matteson, IL 60443-1771 Office • (708) 960-0664

Fax • (708) 960-0544

NUMBER

PROPOSAL

JOB SITE INFORMATION: PROPOSAL SUBMITTED TO:

NAME: Sharon Lloyd

CITY: Chicagni

Payment to be made as follows:

STATE: 1

ZIP CODE: LOUGA

IOB NAME:

/	
We hereby submit specifications and est	imates for:
We hereby submit specifications and est	TI FRANCE STAT & REPLACE PILER
CONNECT BASEMES	1) JURIMIE STAT BIRETIE
CONNECT Electriq	1, STAT & REPLICE BOARD AND BLOWER
200 11 9	12.1015
N & Thor To	TRANCE
	1 1- 1- Apr 16T mylighted
Voies BASEMENT	DROPS IN COLLING ARE MOT CONNECTED
The Furnisce	DROPS IN COILING ARE HOT CONNECTED
211 24711	a a Apa Anthomas
EXTRA 2 Hour DY	rups ARE Converted
PANNELLI UPLA COMPLE	tant OR AS AGREE
We hereby propose to furnish material	and labor - complete in accordance with the above specifications for:
ine merced breken	787
	dollars \$

All matter is guaranteed to be as specified. All work to be completed in a workmanlike manner according to standard practices. Any alteration or deviation from above specifications involving extra costs will be executed only upon written orders, and will become an extra charge over and above the estimate. All agreements contingent upon strikes, accidents, or delays beyond Our Company. Owner is to carry necessary insurance. Our Company workers are fully covered by Workman's Compensation Insurance.

Authorized Signature

Note: This proposal may be withdrawn by us if not

accepted within _15_ days

ACCEPTANCE OF PROPOSAL: The above prices and specifications are satisfactory and hereby accepted. You are authorized to do the work as specified. Payment will be made as outlined above.

Signature

NOTES Install	REC	EIPT	,	DATE -	04/	23/09	Y NO.	508026
Install (4) 78,000 BTy furnuce	RECEIVED	POM C	lare,	700	CI	affor So		
w/ouct	(10	01001	-×/	10			-s-1,	500.00
gas Lines	AC(Soo co					-	
	PAID (50000	-	1500	00 BY	all.		
	DOE C	530000	OKL/ER.			/		2001 REDIFORM 8L806

A.N.B.B. inc 305 S Oak Park Ave		eck No. 1023
Oak Park, Il 60302	2-7092/2710 Date	10-13-09
Pay to the Ernesto Castillo Une Thousand Four Hundred & Fift	# 1	450 °C
Illinois/Service Federal Savings and Loan Assoication 4619 South Dr. Martin Luther King Jr Dr Chicago, Illinois 60653 Memo Bull Sulling Adaptive Hogel	Ju Hyel	/.
: 271070924:	1980010721# 1023	

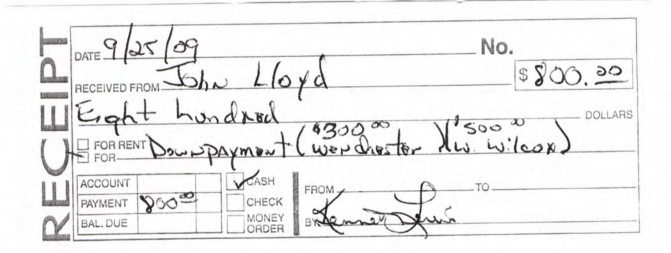


EXHIBIT J-3

RECEIVED FROM Earl Counter	No. 004
Two Hundred & SIXty	1+040.
Two Hundred & Sixty For Property management	for Loomis
BALDUE CHECK BY Sha	from ployd
BAU . DUE MONEY BY ORDER	Jonega
	- //
DATE 11-12-09	No. 008
	No. 008
RECEIVED FROM EARlene MORRIS	\$60000
SIX hundred -	No. 008 \$600 00
SIX hundred - Workis	\$600 00
SIX hundred - Workis	\$600 00
SIX hundred - Workis	\$60000

DATE	2-09	_No.009
RECEIVED FROM E	Sazl Counter	\$ 100.00
One he		
01.		11(1)
Contract Contract		duties
FOR Shave	in lloyd management	duties
Contract Contract	on Lloyd management	duties 12-12-00
FOR Shave		duties 12-12-00

Case: 1:18-cv-05465 Document #: 1 Filed: 08/10/18 Page 69 of 88 PageID #:69

EXHIBIT K

Case: 1:18-cv-05465 Document #: 1 Filed: 08/10/18 Page 70 of 88 PageID #:70

IN THE CIRCUIT COURT OF COOK COUNTY
ILLINOIS, CHANCERY DIVISION 201

WELLS FARGO Plaintiff

V.

Case No. 2013-CH-25951

Judge Allen Price Walker

udge Allen Price Walk

BENITEZ MADELEINE, et al

Defendant

SPECIAL APPEARANCE

COME NOW, Sharon Renee [Lloyd], the True Heir/Owner in Possession for the land in question being described as 4856 South Winchester in Chicago Illinois Republic. Sharon Renee [Lloyd] is filing in this case in order to destroy the contract on the real property. Sharon Renee [Lloyd]/Heir/Owner in Possession is standing *in propria persona suri juris* and has standing in this matter.

Autograph By:

Authorized Representative UCC 1-308

Sharon Renee [Lloyd]
4856 South Winchester
Non-Domestic
Chicago, Illinois Republic [60609]
Real Land North America
(312) 852-1764

IN THE CIRCUIT COURT OF COOK COUNTY ILLINOIS, CHANCERY DIVISION 2017 SEP -5 AM 9 3

WELLS FARGO, Plaintiff

V.

Case No. 2013-CH-25951

Judge Allen Price Walker

BENITEZ MADELEINE, et al

Defendant

RESPOND TO FORCLOSURE AND SALE OF 4856 S. Winchester & DEMAND/CLAIM FOR DISMISSAL WITH PREJUDICE

COME NOW, Sharon Renee [Lloyd]/Heir/Owner in Possession of 4856 S. Winchester in Chicago Illinois Republic, the real land North America. Sharon Renee [Lloyd]/Heir/Owner in Possession holds and will provide this equity courtroom with a copy of the Certified copy of the Original Land Patent which includes the Lot being stolen by the agents in this case; and every other case in order to have full access to the trust account on the land. This piece of property was sold by a disloyal trustee (John T. Lloyd; Sharon Renee [Lloyd] brother) to MADELEINE BENITEZ ESTATE without permission. Sharon Renee [Lloyd]/Heir/Owner in Possession is correcting the book-entry and contract in place on the building structure that sit on the land in question. The CORPORATION/WELLS FARGO/Plaintiff cannot speak, hear, be heard, reason, complain or respond, the agents working under the WELLS FARGO (in this case and those similar to this one; ALL CORPORATIONS) brand are dealing in fraud on the private land which belongs to the People in fee simple absolute.

This Special Appearance from the true Heir/Owner in Possession/Sharon Renee [Lloyd] is to proclaim and reclaim the land in question that has been abandon by MADELEINE BENITEZ ESTATE and to obtain the land trust account that was created for the land; to have this case dismissed with prejudice for this fraudulent foreclosure and sale of the real property that sits on the land in question; and also to destroy the contract that is in place on the real property due to it molesting the Estate and Trust Account.

STATEMENT OF FACTS

 Sharon Renee [Lloyd] is the Owner in possession for the land in question that is being described as 4856 South Winchester in Chicago Illinois Republic. Sharon Renee [Lloyd] is a Natural Person demanding/claiming the land in question which is a part of the allodial title/fee simple absolute in which Sharon Renee [Lloyd] is an Heir for the records in this

EXHIBIT L-1



Case: 1:18-cv-05465 Document #: 1 Filed: 08/10/18 Page 78 9 Page 1D #: 796-556-6001 24-Hour Gas Emergencies

En Español **TDD Line**

866-556-6002 866-556-6003 866-556-6007

www.peoplesgasdelivery.com

\$0.00

\$0.00

\$38.84

\$38.84

\$32.85

\$38.84

Bill Date	Account Number	Payment Due Date	Amount Due
12/04/2017	0614905182-00002	12/26/2017	\$38.84

Customer Name Service Address

Activity Since Last Bill

Total Current Charges

Total Current Balance

Previous Balance

Balance

LLOYD FOREIGN GRANTOR TRUST

FRNT 2 APT 2

4856 S WINCHESTER AVE

CHICAGO IL 60609-4112

Account Summary

Billing Period: 10/31/2017 to 11/27/2017

	NOV 2017
Billing Days	27
Avg Daily Temp	41 °F
Therms Used	0.0
Avg Therms/Day	0.0

Rate 1 - Small Residential Heating

Meter Number P1790284

Actual Reading 11/27/2017	915
Actual Reading 10/31/2017	-915

Delivery Charge Customer Charge

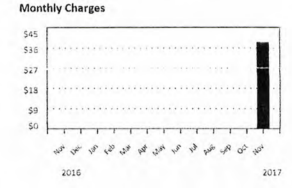
Qualified Infrastructure Plant Charge 9.29% of \$32.32 \$3.00

Tax

\$2.95 8.24% of \$35.85 Chicago Municipal Tax 0.1% of \$35.85 \$0.04 State Tax

Total Gas Service Charges

\$38.84 **Total Current Charges**



Messages

The service for your account is showing zero energy use. Please call us if you feel this is inaccurate, or if you want to stop service.

You can view your bills online by enrolling in the Your Account section of our website.

Thank you! We appreciate your prompt payments during the year.

ACCOUNT NUMBER: 0614905182-00002

Page 1 of 1

PGLRES

50888

{168}

Please return this stub with your payment.



Account Number: 0614905182-00002

Այհգիկիութվթորդեր հրակիսների ակնիկիլ ակինհա

000034323 01 AV 0.373 106481337980178 P Y LLOYD FOREIGN GRANTOR TRUST

FRNT 2

4856 S WINCHESTER AVE CHICAGO IL 60609-4112

\$38.84 Amount Due By 12/26/2017 A 1.5% late fee may be charged on any unpaid balance Please write your account number on your check Amount Enclosed

I want to pledge \$1 per month to the Share the Warmth program, which helps pay energy expenses for those in need. I've added \$1 to my payment.



Case: 1:18-cv-05465 Document #: 1 Filed: 08/10/18 Page 74 of 88 PageID #:74



Peoples Gas

December 26, 2017

DDDDDD17

LLOYD FOREIGN GRANTOR TRUST

APT 2R

4856 S WINCHESTER AVE

CHICAGO IL 60609-4112

Regarding property at: 4856 S WINCHESTER AVE APT 2R Account #0615642794-00001

Dear Lloyd Foreign Grantor Trust,

Thank you for your interest our Automatic Payment plan.

With *Automatic Payment*, your monthly payment is deducted directly from your checking or savings account, so you don't have to worry about envelopes or postage stamps -- and you'll never miss a payment.

To enroll, simply complete and return the enclosed form, along with a voided check or a pre-printed deposit slip. You can also enroll online at the "Billing & Payments" section of our website at peoplesgasdelivery.com.

If you have any questions, please contact us at **866-556-6001** or **customerservice@peoplesgasdelivery.com**. We'd be happy to help.

Sincerely,

Customer Service PEOPLES GAS

Enclosure: Auto Pay Plan Application

EXHIBIT L-2

Case: 1:18-cv-05465 Document #: 1 Filed: 08/10/18 Page 76 of 88 PageID #:76

Issued 10/31/17

Account # 9593719093

SERVICE FROM 10/2/17 THROUGH 10/31/17 (29 DAYS)

Termo de Dus III - Sulst

\$158.50

New Charges Due by 11/22/17

\$74.34

Total Amount Due

\$232.84

Sharon Renee Lloyd Trust 4856 S Winchester Ave Unit 1r.

Residential - Multiple

02 Chicago, IL 60609 312.852.1764

TOTAL USAGE (kWh)

2016

2017



NOV DEC JAN FEB MAR APR MAY JUN JUL AUG SEP OCT NOV Current month's reading is actual.

*Non-regular Billing Period

AVERAGE DAILY USE (monthly usage/days in period)



Ten 100W light bulbs for 1 hour = 1 kWh

CURRENT CHARGES SUMMARY

See reverse side for details

ComEd provides your energy.

ComEd.com 1.800.334.7661

For Electric Supply Choices visit pluginillinois.org



TAXES & FEES \$9.55

\$27.83

ComEd delivers electricity to your home

ComEd.com 1.800.334.766

EXHIBIT M

NOTICE OF INTENT TO FILE EVICTIONS ACTION AND DEMAND FOR POSSESSION

To:	UNKNOWN OCCUPANTS	3/26/1	(date)
		(signature of process server)	(date)
		(initials of process server)	(date)
		(initials of process server)	(date)
		(initials of process server)	(date)
	SOUTH WINCHESTER AVENUE - SEC CAGO, IL 60609	OND FLOOR REAR	

NOTICE OF INTENT TO FILE EVICTIONS ACTION

You are hereby notified that the Property known as 4856 SOUTH WINCHESTER AVENUE - SECOND FLOOR REAR, CHICAGO, IL 60609 has been foreclosed and is now owned by WELLS FARGO BANK, N.A., the "New Owner".

You are further notified that the New Owner of the Property is hereby notifying you pursuant to 735 ILCS 5/9-207.5, the New Owner and/or its Agent intends to file a Evictions Action against you and all Unknown Occupants, for possession only, 90 days after this Notice of Intent to File Evictions Action is properly served upon you.

DEMAND FOR POSSESSION

WELLS FARGO BANK, N.A. hereby demands possession of the following described premises 90 days from the date that you are properly served with this Notice of Intent to File Evictions Action:

4856 SOUTH WINCHESTER AVENUE - SECOND FLOOR REAR CHICAGO, IL 60609

NOTICE UNDER ILLINOIS LAW

This notice is being provided to you pursuant to Illinois Law.

If you are the mortgagor or the child, spouse or parent of the mortgagor you may not be deemed to be a bona fide tenant and these laws may not apply to you. If you do not vacate the premises a Evictions Action may be filed against you 90 days from the date that you are properly served with this Notice.

If you are a tenant of the former owner of the property, you may be entitled to additional rights as provided under Illinois Law. This may include, but is not necessarily limited to, the right to remain in the property for the remaining term of your lease or for 90 days from the date after this notice is properly served upon you. No Evictions Action will be filed against you until 90 days after the date that you are properly served with this Notice.

Page 1 of 4

File no. 9882-140564

Case: 1:18-cv-05465 Document #: 1 Filed: 08/10/18 Page 79 of 88 PageID #:79

EXHIBIT N

Oath of Office Circuit Court • State of Illinois



FLED INDEX DEPARTMENT DEC 1 9 2014

IN THE OFFICE OF SECRETARY OF STATE

I, John Curry, do solemnly swear that I will support the Constitution of the United States and the Constitution of the State of Illinois, and that I will faithfully discharge the duties of Circuit Judge for the Cook Judicial Circuit of the State of Illinois, according to the best of my ability.

John Curry

The undersigned, being duly authorized to administer oaths, certifies that the foregoing oath of office was administered to the Declarant on this 1st day of December 2014.

Timothy C. Evans

Chief Judge

Circuit Court of Cook County

EXHIBIT O

Oath of Office Circuit Court • State of Illinois INDEX DEPARTMENT

MAY 0 9 2017

IN THE OFFICE OF SECRETARY OF STATE

I, Anthony C. Swanagan, do solemnly swear that I will support the Constitution of the United States and the Constitution of the State of Illinois, and that I will faithfully discharge the duties of Circuit Judge for the Cook Judicial Circuit of the State of Illinois, according to the best of my ability.

Anthony E. Swanagan

The undersigned, being duly authorized to administer oaths, certifies that the foregoing oath of office was administered to the Declarant on this 24th day of April 2017.

Charles E. Freeman

Justice

Illinois Supreme Court

EXHIBIT P-1

4217

Order (Continuance) (This form replaces CCM1 0606 and CCMD 623-2 thru 6)

(1/25/05) CCM N606

IN THE CIRCUIT COURT	OF COOK COU	NTY, ILLINOIS	
MUNICIPAL DEPART	MENI/ VST	_DISTRICT	
TIFFANY ENG	Plaintiff(s)	No. 18 M 1	110595
SHARON LLOYD-RENEE			
	fendant(s)		
CONTINU	JANCE ORDER		
This matter having come before this Court for	□ status □	l pretrial 🗡 ti	rial
	other:		
the Court being fully advised;			
IT IS HEREBY ORDERED that this matter is at 9:36 a.m./p.m. in Room 130 status (4406) pretrial (4405)) <u> for:</u>	August (date)	6 ,2018
other.			
			1
		Ju	JUL 30 2018 it Court-2197
			III. Swan
(Please print)		Circu	30 2010
Atty. No.: 29829	ENTERED:		Court 2
Name: Robert Habib			<19>
Attorney for: Plaintiff	_ Dated:		
	06	0	
City/State/Zip: Chicago, 10 60602	- Â.	Suamaskin	2147
Telephone: (3 2) 201-1421	Judge	The same of the sa	Judge's No.

4217

(1/25/05) CCM N606

	nine and the second	
IN THE CIRCUIT COURT OF C MUNICIPAL DEPARTMENT		Line 21
TIFFANY ENO Plaintif		
v.	No	11710593
SHARON LLUY RENEE et	4)	
Defendan	at(s)	
CONTINUANC	E ORDER	
This matter having come before this Court for sta	itus 🗖 pretrial 🔾	trial
oth the Court being fully advised;	ner:	
IT IS HEREBY ORDERED that this matter is continuated at	ued toAugus (date	2018
□ status (4406) □ pretrial (4405) ☑ tri	al (4482)	
other:		
		Circuit Court. 219>
Please print) Atty. No.: 29829	ENTERED.	JUI TONY C. C.
Name: Robert Habib	ENTERED:	irouit 30 2000 anaga
Plaintiff	Dated:	OUT. 3
Address: 77 W Washington # 106	-	19>
City/State/Zip: Chicago 11 8062		
Telephone: (312) 20 1/ (42)	Judge	Judge's No.

EXHIBIT P-2

Case: 1:18-cv-05465 Document #: 1 Filed: 08/10/18 Page 87 of 88 PageID #:87 This form is approved by the Illinois Supreme Court and is required to be used in all Illinois Circuit Courts.

STATE OF IL CIRCUIT C		EVICTION ORDI	ER	For Court Use Only
Instructions ▼				
Directly above, enter the name of the county where the case was filed.	Plaintiff (For exa	ample, the landlord or owner):		
Enter the full names of Plaintiff, Defendants, and the case number as listed on the Eviction Complaint.	v. Defendants (For	example, the tenants or occupa	ants):	Case Number
Check the box for Unknown Occupants if it was checked on	0	CC		
Eviction Complaint.	Unknown O	ccupants		
Notice to Defendants	your abi	der is a judgment against you. It ility to rent housing. Do not agre ave an agreement with Plaintiff iff has agreed to dismiss this cas	ee to or sign off on th that lets you stay in	the property; or
Check this box if the judge dismissed any Defendants from the case. Enter the names of				o Order does not apply to them:
those Defendants.	1. Plaintill is giv	en possession of the property	localed al.	13-1
In 1, enter the complete address, including the street direction (N., E., etc.) and unit # or floor.	Street address	X	. Gea	Unit
In 2, enter the date and time by which Defendants must move out.	or by 🗌	State nust move out of the property o	Date	by 11:59 p.m.
In 3, enter the names of Defendants to be evicted		give the sheriff a copy of this <i>Evi</i> ove, the Sheriff is ordered to evi		
and check the box for Unknown Occupants if it was checked on the	4. Plaintiff is ow	ed (check all that apply): No	money claimed in E	Unknown Occupants
Eviction Complaint.	☐ Money cla	aim dismissed and Plaintiff may	seek this money in th	ne future
In 4, check the boxes that apply. If Plaintiff is awarded money, enter the names of Defendants who have been ordered to pay the money.	\$ \$ \$ \$	aim dismissed and Plaintiff may in rent or assessments in court costs in attorneys' fees (if allowed judgment amount of	d)	in the future inst the following Defendants:
Sections 1-4 must be		Vacta min del Villa (Villa)	wan arm Ar	
completed.	☐ The Court	is not yet ruling on the money	claim. Case continu	ued to
	for \square st	tatus hearing in courtroom ourt finds there is no just reason	1	Date Time
Enter the name and contact information of the person completing	Name: Address:	Helpi while the	ENTERED: Date	AUG 06 2018
this Order.	Telephone #: Attorney # (if any	13519	Jud	A Washing Just

Case: 1:18-cv-05465 Document #:1 Filed: 08/10/18 Page 88 of 88 Page ID #:88 This form is approved by the Illinois Supreme Court and is required to be used in all Illinois Supreme Court and is required to be used in all Illinois Supreme Court and is required to be used in all Illinois Supreme Court and is required to be used in all Illinois Supreme Court and is required to be used in all Illinois Supreme Court and is required to be used in all Illinois Supreme Court and is required to be used in all Illinois Supreme Court and is required to be used in all Illinois Supreme Court and is required to be used in all Illinois Supreme Court and is required to be used in all Illinois Supreme Court and is required to be used in all Illinois Supreme Court and is required to be used in all Illinois Supreme Court and is required to be used in all Illinois Supreme Court and is required to be used in all Illinois Supreme Court and is required to be used in all Illinois Supreme Court and is required to be used in all Illinois Supreme Court and is required to be used in all Illinois Supreme Court and is required to be used in all Illinois Supreme Court and is required to be used in all Illinois Supreme Court and Illinois Supreme Cour

STATE OF IL CIRCUIT CO		EVICTION ORDER	For Court Use Only
Instructions ▼ Directly above, enter the name of the county where the case was filed.	Plaintiff (For example)	nple, the landlord or owner):	
Enter the full names of Plaintiff, Defendants, and the case number as listed on the Eviction Complaint.	v. Defendants (For	example, the tenants or occupants):	Case Number
Check the box for Unknown Occupants if it was checked on	Unknown Oc	Cr. v +	
Notice to Defendants	This Ord your abil You ha	• • • • • • • • • • • • • • • • • • • •	ou stay in the property; or
Check this box if the judge dismissed any Defendants from the case. Enter the names of those Defendants.	☐ The following		s, and this <i>Order</i> does not apply to them:
In 1, enter the complete address, including the street direction (N., E., etc.) and unit # or floor.	Street address City	S. Wickel	Unit VIII
In 2, enter the date and time by which Defendants must move out.	2. Defendants m or by		by 11:59 p.m. Date Tr. If Defendants do not move by the date and
In 3, enter the names of Defendants to be evicted and check the box for Unknown Occupants if it was checked on the Eviction Complaint.	time listed abo	ve, the Sheriff is ordered to evict the followed (check all that apply):	wing Defendants: Unknown Occupants aimed in Eviction Complaint
In 4, check the boxes that apply. If Plaintiff is awarded money, enter the names of Defendants who have been ordered to pay the money.	☐ Money cla ☐ \$ ☐ \$ ☐ \$ ☐ \$	im dismissed and Plaintiff may seek this r im dismissed and Plaintiff may not seek th in rent or assessments in court costs in attorneys' fees (if allowed) udgment amount of \$ is en	
Sections 1-4 must be completed.	☐ The Court	is not yet ruling on the money claim. Ca	se continued to
Enter the name and contact information of		urt finds there is no just reason to delay e	nforcement or appeal of this Eviction Order.
the person completing this <i>Order</i> .	Telephone #: Attorney # (if any)	13519	Judge